## Case 1:15-cv-10154-PAE Document 323-3 Filed 04/15/21 Page 1 of 69 <u>EXHIBIT C - PLAINTIFFS' EXHIBIT LIST</u>

PTX No.	Admitted	Objected	Description	Bates or Ref. No.	Other Reference or Source	Objections
2		X	U.S. Design Patent No. D746,078S			Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
3			U.S. Patent No. 6,494,248 B1	Dkt. 20-2		
4			U.S, Patent No. 7,296,609 B2	Dkt. 20-3		
5			U.S. Patent No. 8,235,088 B2	Dkt. 20-4		
6		X	U.S. File History for Application No. 29/530,488 (U.S. Design Patent No. 746,078S)			Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
7			U.S. File History for Application No. 09/617,402 (U.S. Patent No. 6,494,248 B1)			
8			U.S. File History for Application No. 11/209,334 (U.S. Patent No. 7,296,609 B2)			
9			U.S. File History for Application No. 11/978,532 (U.S. Patent No. 8,235,088 B2)			
10			Ex Parte Reexamination Certificate for U.S. Patent No. 6,494,248 C1	Dkt 148-7	Exhibit 7 to the Fourth Amended Complaint	
11			Complaint to Kartri (15-cv-10154 [PAE][RLE]	Dkt.1		
12			Defendant Kartri's Answer and Counterclaims	Dkt. 9		

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PTX No.	Admitted	Objected	Description	Bates or Ref. No.	Other Reference or Source	Objections
13			Plaintiffs' Reply to	Dkt. 16		
			Kartri's Counterclaim			
14			Kartri's Third Party Complaint to Marquis Mills, International, Inc.	Dkt. 22		
15			Amended Complaint to Kartri	Dkt. 20		
16		X	Stipulation of Dismissal without Prejudice as to Marquis (Stipulation 1 of 2)	Dkt. 27 (15-cv- 1508-PAE)		Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
17		X	Stipulation of Dismissal without Prejudice as to Marquis (Stipulation 2 of 2)	Dkt. 32		Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
18			Amended Complaint to Marquis	Dkt. 47		
19			Third Amended Complaint	Dkt. 68		
20			Kartri's Answer and Counterclaims to the Third Amended Complaint	Dkt. 69		
21			Plaintiffs' Reply to Kartri's Counterclaim	Dkt. 75		
22			Plaintiffs' Reply to Marquis' Counterclaim	Dkt. 76		
23			Fourth Amended Complaint	Dkt. 148		
24			Kartri's Answer to the Fourth Amended Complaint	Dkt. 150		
25			Marquis' Answer to the Fourth Amended Complaint	Dkt.151		

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PTX No.	Admitted	Objected	Description	Bates or Ref. No.	Other Reference or Source	Objections
26			Image of Defendants' infringing product (white)	Dkt. 148-5	Exhibit 5 to the Fourth Amended Complaint	
27			Image of Defendants' infringing product (silver)	Dkt. 148-6	Exhibit 6 to the Fourth Amended Complaint	
28			Declaration of Karen Goskowski in Support of Kartri's Motion Under Rule 12	Dkt. 29		
29			EZ ON Shower Curtain	Dkt. 29-1	Exhibit A to the Declaration of Karen Goskowski in Support of Kartri's Motion Under Rule 12	
30			Declaration of Patricia Kubus in Support of Katri's Motion Under Rule 12(b)(3) to Dismiss or Transfer on he Basis of Improper Venue	Dkt. 149-1		
31			Certificate of Registration for Carnation Home Fashions' EZ ON Trademark (Registration No. 5,296,144)	Dkt. 149-7	Exhibit E of Kartri's Motion Under Rule 12(b)(3) to Dismiss or Transfer on the Basis of Improper Venue	

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PTX	Admitted	Objected	Description	Bates or Ref.	Other	Objections
No.		Sofered		No.	Reference or	
					Source	
32		X	Plaintiffs'	Dkt. 246		Lacks relevance, (FRE
			Memorandum of Law			401, FRE 402); Waste of
			in Support of their			Time (FRE 403)
			Motion to Preclude the			
			Admissibility of			
			Defendants'			
			Documents that were			
			no Produced during			
			Fact Discovery, and			
			any Reliance thereon			
33			Email from B.	Dkt. 246-1	Exhibit 1 to	
			Molldrem to L.		Plaintiffs'	
			Wigder, et al. re written		Memorandum	
			discovery		of Law in	
					Support of	
					their Motion to	
2.1			T 116 N G 1	D1 - 246 2	Preclude	
34			Email from M. Cohen	Dkt. 246-2	Exhibit 2 to	
			to D. Cox re		Plaintiffs'	
			Defendants' ongoing		Memorandum of Law in	
			discovery deficiencies		Support of	
					their Motion to	
					Preclude	
35		X	Conference before	Dkt. 246-5	Exhibit 5 to	Lacks relevance, (FRE
33			Judge Engelmayer	DR. 2103	Plaintiffs'	401, FRE 402); Waste of
			Juage Engennager			Time (FRE 403)
					of Law in	(112 :00)
					Support of	
					their Motion to	
					Preclude	
36			Plaintiffs' First Set of	Dkt. 246-6	Exhibit 6 to	
			Requests for		Plaintiffs'	
			Production on		Memorandum	
			Defendants Kartri and		of Law in	
			Marquis		Support of	
					their Motion to	
					Preclude	

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PTX	Admitted	Objected	Description	Bates or Ref.	Other	Objections
No.	Aumitteu	Objected	Description	No.	Reference or	Objections
140.					Source	
37			Plaintiffs' First Set of	Dkt. 246-7	Exhibit 7 to	
			Interrogatories on	Dic. 2 10 7	Plaintiffs'	
			Defendant Kartri		Memorandum	
					of Law in	
					Support of	
					their Motion to	
					Preclude	
38			Kartri's Responses to	Dkt. 246-8	Exhibit 8 to	
			Plaintiffs' Initial		Plaintiffs'	
			Interrogatories		Memorandum	
					of Law in	
					Support of	
					their Motion to	
					Preclude	
39		X	Email from D. Cox to	Dkt. 246-9	Exhibit 9 to	Lacks relevance, (FRE
			M. Cohen, et al. re		Plaintiffs'	401, FRE 402); Waste of
			responses to discovery			Time (FRE 403)
			requests		of Law in	
					Support of	
					their Motion to	
					Preclude	
40		X	Email from L. Wigder	Dkt. 246-10	Exhibit 10 to	Lacks relevance, (FRE
			to D. Cox re written		Plaintiffs'	401, FRE 402); Waste of
			discovery from			Time (FRE 403)
			Marquis		of Law in	
					Support of	
					their Motion to	
41			1.61	D1 : 046 11	Preclude	
41			Marquis' Objections	Dkt. 246-11	Exhibit 11 to	
			and Responses to Plaintiffs' First Set of		Plaintiffs' Memorandum	
			Interrogatories		of Law in	
					Support of their Motion to	
<u> </u>	<u> </u>				Preclude	

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PTX	Admitted	Ohiected	Description	Bates or Ref.	Other	Objections
No.	Aumittu		Description	No.	Reference or	Objections
110.					Source	
42		X	Email from M. Cohen	Dkt. 246-12	Exhibit 12 to	Lacks relevance, (FRE
			to D. Cox et al. re		Plaintiffs'	401, FRE 402); Waste of
			responses to written		Memorandum	Time (FRE 403)
			discovery.		of Law in	
					Support of	
					their Motion to	
					Preclude	
43		X	Email from M.Cohen	Dkt. 246-13	Exhibit 13 to	Lacks relevance, (FRE
			to D. Cox et al. re		Plaintiffs'	401, FRE 402); Waste of
			deficiences with		Memorandum	Time (FRE 403)
			Marquis' responses to		of Law in	
			Plaintif'fs' First Set of		Support of	
			Interrogatories		their Motion to	
					Preclude	
44		X	Letter from M. Cohen	Dkt. 246-14	Exhibit 14 to	Lacks relevance, (FRE
			to Magistrate Judge		Plaintiffs'	401, FRE 402); Waste of
			Ellis re Defendants'		Memorandum	Time (FRE 403)
			discovery		of Law in	
			remains highly		Support of	
			deficient at the present		their Motion to	
			time		Preclude	
45		X	Letter from B.	Dkt. 246-15	Exhibit 15 to	Lacks relevance, (FRE
			Molldrem to M. Cohen		Plaintiffs'	401, FRE 402); Waste of
			re production of		Memorandum	Time (FRE 403)
			K10001 up to K15857		of Law in	
					Support of	
					their Motion to	
					Preclude	
46		X	Order from Magistrate	Dkt. 246-16	Exhibit 16 to	Lacks relevance, (FRE
			Judge Ellis to the Letter		Plaintiffs'	401, FRE 402); Waste of
			from M. Cohen to		Memorandum	Time (FRE 403)
			Magistrate Judge Ellis		of Law in	
			re Defendants'		Support of	
			discovery		their Motion to	
			remains highly		Preclude	
			deficient at the present			

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PTX No.	Admitted	Objected	Description	Bates or Ref. No.	Other Reference or Source	Objections
47		X	Email from D. Cox to M. Cohen, et al. re Marquis' supplemental responses to Plaintiffs's Interrogatories 2 and 5-10	Dkt. 246-17	Exhibit 17 to Plaintiffs' Memorandum of Law in Support of their Motion to Preclude	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
48		X	Letter from B. Molldrem to M. Cohen re Plaintiffs' Interrogatories Nos. 5, 6, 9 and 10, and subject to all of Defendant Kartri's objections made earlier	Dkt. 246-18	Exhibit 18 to Plaintiffs' Memorandum of Law in Support of their Motion to Preclude	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
49		X	Letter from B. Molldrem to L. Wigder re response to Plaintiffs' request for an update of Kartri Sales Company's sales of the accused Ezy-Hang shower curtain	Dkt. 246-19	Exhibit 19 to Plaintiffs' Memorandum of Law in Support of their Motion to Preclude	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
50		X	Email from L. Goldberg to B. Molldrem re updated sales figures	Dkt. 246-20	Exhibit 20 to Plaintiffs' Memorandum of Law in Support of their Motion to Preclude	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
51		X	Email from D. Cox to L. Goldberg, et al. re updated financials and Marquis' supplemental responses to Plaintiffs' Interrogatories 7-9	Dkt. 246-21	Exhibit 21 to Plaintiffs' Memorandum of Law in Support of their Motion to Preclude	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)

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PTX No.	Admitted	Objected	Description	Bates or Ref. No.	Other Reference or Source	Objections
52		X	Marquis's Third Supplemental Responses to Plaintiff's First Set of Interrogatories	Dkt. 246-24	Exhibit 24 to Plaintiffs' Memorandum of Law in Support of their Motion to Preclude	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
53		X	Email from D. Cox to M. Cohen, et al. re upcoming settlement conference and Marquis' sales and profits figures	Dkt. 246-28	Exhibit 28 to Plaintiffs' Memorandum of Law in Support of their Motion to Preclude	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
54			Deposition of Joseph Ranieri (excerpt)	Dkt. 246-29	Exhibit 29 to Plaintiffs' Memorandum of Law in Support of their Motion to Preclude	
55			Deposition of Graham Rogers (excerpt)	Dkt. 246-30	Exhibit 30 to Plaintiffs' Memorandum of Law in Support of their Motion to Preclude	
56		X	Email B. Molldrem to M. Cohen, et al. re enclosed are the requested figures for Kartri	Dkt. 246-31	Exhibit 31 to Plaintiffs' Memorandum of Law in Support of their Motion to Preclude	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)

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PTX	Admitted	Objected	Description	Bates or Ref.	Other	Objections
No.				No.	Reference or Source	
57		X	Chart showing Plaintiffs' Lost Profits - Patent Infringement (Table from John Elmore Expert Report)	Dkt. 254-6	Exhibit E to Defendants Kartri and Marquis' Opposition to Plaintiffs Motion to Preclude	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
58		X	Plaintiffs' Reply Memorandum of Law in Further Support of their Motion to Preclude the Admissibility of Defendants' Documents that were not produced during Fact Discovery, and any reliance thereon	Dkt. 274	Docket No. 274	
59		X	Declaration of Lee A. Goldberg in Support of Plaintiffs' Reply Memorandum of Law in Further Support of their Motion to Preclude the Admissibility of Defendants' Documents that were not produced during Fact Discovery, and any reliance thereon	Dkt. 275		Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403); Authentication (FRE 901)
60		X	Plaintiffs' Motion for Summary Judgment	Dkt. 243	Docket No. 243	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
61		X	Chart: Summarizing the Parties' Claims and Counterclaims	Dkt. 243-1	Exhibit 1 to Plaintiffs' Motion for Summary Judgment	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403); Authentication (FRE 901)

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PTX	Admitted	Objected	Description	Bates or Ref.	Other	Objections
No.			_	No.	Reference or Source	Ů
62		X	Judge Engelmayer's decision regarding the Motion to Dismiss Plaintiffs' Amended Complaint	Dkt. 243-2	Exhibit 2 to Plaintiffs' Motion for Summary Judgment	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
63		X	Chart: Infringement of U.S. Patent No. 6,494,248 C1	Dkt. 243-3	Exhibit 3 to Plaintiffs' Motion for Summary Judgment	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403); Authentication (FRE 901)
64		X	Chart: Infringement of U.S. Patent No. 7,296,609	Dkt. 243-4	Exhibit 4 to Plaintiffs' Motion for Summary Judgment	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
65		X	Chart: Infringement of U.S. Patent No. 8,235,088	Dkt. 243-5	Exhibit 5 to Plaintiffs' Motion for Summary Judgment	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403); Authentication (FRE 901)
66		X	Angles of 6,494,248 Patent Figure 20	Dkt. 243-6	Exhibit 6 to Plaintiffs' Motion for Summary Judgment	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403); Authentication (FRE 901)
67		X	Images of examples of Defendants' Accused Products (white)	Dkt. 243-11	Exhibit 11 to Plaintiffs' Motion for Summary Judgment	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403); Authentication (FRE 901)
68			Initial Expert Report of Paul Hatch regarding Non-Infringement of Plaintiff Patents, Trade Dress and Trademark (excerpted)	Dkt. 243-12	Exhibit 12 to Plaintiffs' Motion for Summary Judgment	
69		X	Resume of Dr. Harri Kytomaa	Dkt. 243-15	Exhibit 15 to Plaintiffs' Motion for Summary Judgment	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403); Authentication (FRE 901)

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PTX	Admitted	Objected	Description	Bates or Ref.	Other	Objections
No.	Tumtteu	Objected	Description	No.	Reference or Source	Objections
70		X	Transcript of Markman Hearing (excerpted)	Dkt. 243-17	Exhibit 17 to Plaintiffs' Motion for Summary Judgment	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403); Authentication (FRE 901)
71		X	Markman Order (excerpt)	Dkt. 243-18	Exhibit 18 to Plaintiffs' Motion for Summary Judgment	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403); Authentication (FRE 901)
72		X	Expert Report of Ronald B. Kemnitzer's (excerpted)	Dkt. 243-22	Exhibit 22 to Plaintiffs' Motion for Summary Judgment	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403); Authentication (FRE 901)
73		X	Expert Report of James A. Roberts, Ph.D (excerpted)	Dkt. 243-23	Exhibit 23 to Plaintiffs' Motion for Summary Judgment	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403); Authentication (FRE 901)
74		X	Paul Hatch's Rebuttal to Kemnitzer (excerpted)	Dkt. 243-24	Exhibit 24 to Plaintiffs' Motion for Summary Judgment	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403); Authentication (FRE 901)
75			Paul Hatch's Rebuttal to Dr. Roberts (excerpted)	Dkt. 243-25	Exhibit 25 to Plaintiffs' Motion for Summary Judgment	
76		X	John Elmore's Expert Report (excerpted)	Dkt. 243-26	Exhibit 26 to Plaintiffs' Motion for Summary Judgment	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403); Authentication (FRE 901)
77			Graham Rogers's Rebuttal Expert Report (excerpted)	Dkt. 243-27	Exhibit 27 to Plaintiffs' Motion for Summary Judgment	

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PTX	Admitted	Objected	Description	Bates or Ref.	Other	Objections
No.			1	No.	Reference or	
					Source	
78			Samantha Dolph's	Dkt. 243-28	Exhibit 28 to	
			Deposition (excerpted)		Plaintiffs'	
					Motion for	
					Summary	
					Judgment	
79			Patricia Kubus's	Dkt. 243-29	Exhibit 29 to	
			Deposition (excerpted)		Plaintiffs'	
					Motion for	
					Summary	
					Judgment	
80			Karen Goskowski's	Dkt. 243-30	Exhibit 30 to	
			Deposition (excerpted)		Plaintiffs'	
					Motion for	
					Summary	
					Judgment	
81			David Zahner's	Dkt. 243-31	Exhibit 31 to	
			Deposition (excerpted)		Plaintiffs'	
					Motion for	
					Summary	
					Judgment	
82		X	Recordation form cover	Dkt. 243-32	Exhibit 32 to	Lacks relevance, (FRE
			sheet and assignment		Plaintiffs'	401, FRE 402); Waste of
			for patent no.		Motion for	Time (FRE 403);
			6,189,597		Summary	Authentication (FRE
			1 125 202 B	D1 - 040 00	Judgment	901)
83			4,127,283 Registration	Dkt. 243-33	Exhibit 33 to	
			for HOOKLESS on		Plaintiffs'	
			Principal Register		Motion for	
					Summary	
0.4			0.055.554.D. : :	DI 242 24	Judgment	
84			2,355,554 Registration	Dkt. 243-34	Exhibit 34 to	
			for Zahner Hookless		Plaintiffs'	
					Motion for	
					Summary	
0.5			T 1 1	DI+ 242.27	Judgment	
85			Trademark	Dkt. 243-35	Exhibit 35 to	
			Supplemental Register		Plaintiffs'	
			for Hookless (Reg. No.		Motion for	
			2,281,995)		Summary	
					Judgment	

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PTX	Admitted	Objected	Description	Bates or Ref.	Other	Objections
No.			_ • • • • • • • • • • • • • • • • • • •	No.	Reference or	~ <b>J****</b>
					Source	
86		X	'837 Supplemental Registration	Dkt. 243-36	Exhibit 36 to Plaintiffs' Motion for Summary Judgment	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403); Authentication (FRE 901)
87		X	Response to Office Action excerpted from Hookless File wrapper for serial no. 77878605	FOCUS2467- 2551; Dkt. 243- 37	Exhibit 37 to Plaintiffs' Motion for Summary Judgment	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403); Authentication (FRE 901)
88		X	Corporate name change from Sure Fit Home Décor LLC to Focus Products Group International, LLC	FOCUS007462- 64; Dkt. 243-38	Exhibit 38 to Plaintiffs' Motion for Summary Judgment	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403); Authentication (FRE 901)
89		X	Asset Purchase Agreement (excerpted)	FOCUS007628; FOCUS007631; FOCUS007683; FOCUS007475 and FOCUS007478; Dkt. 243-39	Exhibit 39 to Plaintiffs' Motion for Summary Judgment	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403); Authentication (FRE 901)
90		X	John Elmore Deposition (excerpted)	Dkt. 243-40	Exhibit 40 to Plaintiffs' Motion for Summary Judgment	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403); Authentication (FRE 901)
91		X	Plaintiffs' Lost Profits	Dkt. 243-41	Exhibit 41 to Plaintiffs' Motion for Summary Judgment	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403); Authentication (FRE 901)
92		X	Declaration of David Zahner in Support of Plaintiffs' Motion for Summary Judgment	Dkt. 243-42	Exhibit 42 to Plaintiffs' Motion for Summary Judgment	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403); Authentication (FRE 901)

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PTX	Admitted	Objected	Description	Bates or Ref.	Other	Objections
No.		3		No.	Reference or Source	J
93		X	Declaration of Sandra Kemp in Support of Plaintiffs' Motion for Summary Judgment	Dkt. 243-43	Exhibit 43 to Plaintiffs' Motion for Summary Judgment	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403); Authentication (FRE 901)
94		X	Declaration of Morris Cohen in Support of Plaintiffs' Motion for Summary Judgment	Dkt. 243-44	Exhibit 44 to Plaintiffs' Motion for Summary Judgment	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403); Authentication (FRE 901)
95		X	Plaintiffs' Rule 56.1 Statement of Material Undisputed Facts	Dkt. 244		Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403); Authentication (FRE 901)
96		X	Patent Assignment Cover Sheet: Pat 4,873,186	Dkt. 253-1	Exhibit 1 of Opening Brief in Support of Defendants' Motion for Summary Judgment and Brief in Opposition to Plaintiffs' Motion for Summary Judgment	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403); Authentication (FRE 901)
97		X	U.S. Patent No. 10,045,649	Dkt. 253-2	Exhibit 2 of Opening Brief in Support of Defendants' Motion for Summary Judgment and Brief in Opposition to Plaintiffs' Motion for Summary Judgment	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403); Authentication (FRE 901)

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PTX	Admitted	Objected	Description	Bates or Ref.	Other	Objections
No.			•	No.	Reference or	
					Source	
98		X	U.S. Patent No.	Dkt. 253-12	Exhibit 12 of	Lacks relevance, (FRE
			8,235,088 B2		Opening Brief	401, FRE 402); Waste of
					in Support of	Time (FRE 403);
					Defendants'	Authentication (FRE
					Motion for	901)
					Summary	
					Judgment and	
					Brief in	
					Opposition to	
					Plaintiffs'	
					Motion for	
					Summary	
					Judgment	
99			Complaint (Arcs &	Dkt. 253-14	Exhibit 14 of	
			Angles, Inc. and		Opening Brief	
			Zahner Design Group		in Support of	
			v. Royal Pacific		Defendants'	
			Corporation) [07-cv-		Motion for	
			8352]		Summary	
					Judgment and	
					Brief in	
					Opposition to	
					Plaintiffs'	
					Motion for	
					Summary	
					Judgment	
100			Complaint (Arcs &	Dkt. 253-15	Exhibit 15 of	
			Angles, Inc. and		Opening Brief	
			Zahner Design Group		in Support of	
			v. Aim-Co Inc.) [08-cv-		Defendants'	
			00906]		Motion for	
					Summary	
					Judgment and	
					Brief in	
					Opposition to	
					Plaintiffs'	
					Motion for	
					Summary	
					Judgment	

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PTX	Admitted	Objected	Description	Bates or Ref.	Other	Objections
No.	rammuca	Objected	Description	No.	Reference or	Objections
1,00					Source	
101			Letter from M. Cohen	Dkt. 253-16	Exhibit 16 of	
			to the President at Aim-		Opening Brief	
			Co Inc. re Infringement		in Support of	
			of Zahner Design		Defendants'	
			Group Intellectual		Motion for	
			Property		Summary	
					Judgment and	
					Brief in	
					Opposition to	
					Plaintiffs'	
					Motion for	
					Summary	
					Judgment	
102			Complaint (Arcs &	Dkt. 253-17	Exhibit 17 of	
			Angles, Inc. and		Opening Brief	
			Zahner Design Group		in Support of	
			v. DFW Motel Supply		Defendants'	
			& Textiles) [07-cv-		Motion for	
			8487]		Summary	
					Judgment and	
					Brief in	
					Opposition to	
					Plaintiffs'	
					Motion for	
					Summary	
					Judgment	
103			Complaint (Arcs &	Dkt. 253-18	Exhibit 18 of	
			Angles, Inc. v. Trend		Opening Brief	
			Supply Inc.) [10-CV-		in Support of	
			60583]		Defendants'	
					Motion for	
					Summary	
					Judgment and	
					Brief in	
					Opposition to	
					Plaintiffs'	
					Motion for	
					Summary	
					Judgment	

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PTX	Admitted	Objected	Description	Bates or Ref.	Other	Objections
No.		· · · · · · · · · · · · · · · · · · ·	<b>F</b>	No.	Reference or	
					Source	
104			Letter from P. Levine	Dkt. 253-19	Exhibit 19 of	
			to Carnation Home		Opening Brief	
			Fashion Inc. re Patent		in Support of	
			Infringement /		Defendants'	
			Trademark		Motion for	
			Infringement / EZ On		Summary	
			Shower Curtain		Judgment and	
					Brief in	
					Opposition to	
					Plaintiffs'	
					Motion for	
					Summary	
					Judgment	
105			Focus Products Group	Dkt. 253-27	Exhibit 27 of	
			LLC's 2011 Hospitality		Opening Brief	
			Catalog		in Support of	
					Defendants'	
					Motion for	
					Summary	
					Judgment and	
					Brief in	
					Opposition to	
					Plaintiffs'	
					Motion for	
					Summary	
					Judgment	
106		X	Plaintiffs' and	Dkt. 255	Docket No.	Lacks relevance, (FRE
			Defendants' Rule 56.1		255	401, FRE 402); Waste of
			Statement of Material			Time (FRE 403);
			Undisputed Facts			Authentication (FRE
						901)
107		X	Plaintiffs' Reply in	Dkt. 273	Docket No.	Lacks relevance, (FRE
			Support of Motion for		273	401, FRE 402); Waste of
			Summary Judgment			Time (FRE 403);
			and Response in			Authentication (FRE
			Opposition to			901)
			Defendants' Motion			

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PTX No.	Admitted	Objected	Description	Bates or Ref. No.	Other Reference or Source	Objections
108		X	Petition for Inter Partes Review of U.S. Patent No. 8,235,088	Dkt. 273-1	Exhibit 1 of Plaintiffs' Reply in Support of Motion for Summary Judgment and Response in Opposition to Defendants' Motion	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403); Authentication (FRE 901)
109		X	Request for Ex Parte Reexamination for U.S. Patent No. 6,494,248	Dkt. 273-7	Exhibit 7 of Plaintiffs' Reply in Support of Motion for Summary Judgment and Response in Opposition to Defendants' Motion	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403); Authentication (FRE 901)
110		X	U.S. Patent No. 8,151,385 B2 issued to Kartri	Dkt. 273-9	Exhibit 9 of Plaintiffs' Reply in Support of Motion for Summary Judgment and Response in Opposition to Defendants' Motion	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403); Authentication (FRE 901)

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PTX No.	Admitted	Objected	Description	Bates or Ref. No.	Other Reference or Source	Objections
111		X	Deposition of Lawrence Mayer (excerpt)	Dkt. 273-10	Exhibit 10 of Plaintiffs' Reply in Support of Motion for Summary Judgment and Response in Opposition to Defendants' Motion	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403); Authentication (FRE 901)
112			Agreement between Zahner Design Group, Ltd. and Hookless System of North America, inc.	Dkt. 273-11	Exhibit 11 of Plaintiffs' Reply in Support of Motion for Summary Judgment and Response in Opposition to Defendants' Motion	
113			Certificate of Registration for Carnation Home Fashions' EZ ON Trademark (Registration No. 5,296,144)	Dkt. 273-12	Exhibit 12 of Plaintiffs' Reply in Support of Motion for Summary Judgment and Response in Opposition to Defendants' Motion	

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PTX No.	Admitted	Objected	Description	Bates or Ref. No.	Other Reference or Source	Objections
114		X	Kartri Email acknowledging Hookless TM rights	Dkt. 273-13	Exhibit 13 of Plaintiffs' Reply in Support of Motion for Summary Judgment and Response in Opposition to Defendants' Motion	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403); Authentication (FRE 901)
115			American Hospitality Supply Co. search result for "hookless" (http://www.ahscompa ny.com/Search_ep_50- 1.html?keyword=hookl ess)	Dkt. 273-14	Exhibit 14 of Plaintiffs' Reply in Support of Motion for Summary Judgment and Response in Opposition to Defendants' Motion	
116			Settlement agreement between Arcs & Angles and Zahner Design Group Ltd. and Royal Pacific Corporation	Dkt. 273-15	Exhibit 15 of Plaintiffs' Reply in Support of Motion for Summary Judgment and Response in Opposition to Defendants' Motion	

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PTX No.	Admitted	Objected	Description	Bates or Ref. No.	Other Reference or Source	Objections
117			Settlement agreement between Arcs & Angles and Zahner Design Group Ltd. and Neilmax Industries, Inc.	Dkt. 273-16	Exhibit 16 of Plaintiffs' Reply in Support of Motion for Summary Judgment and Response in Opposition to	
118			Settlement agreement between Arcs & Angles and Trend Supply, Inc.	Dkt. 273-17	Defendants' Motion  Exhibit 17 of Plaintiffs' Reply in Support of Motion for Summary Judgment and Response in Opposition to Defendants' Motion	
119			Settlement agreement between Arcs & Angles and Zahner Design Group Ltd. and Carnation Home Fashions, Inc. and Boscov Department Store LLC	Dkt. 273-18	Exhibit 18 of Plaintiffs' Reply in Support of Motion for Summary Judgment and Response in Opposition to Defendants' Motion	

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PTX No.	Admitted	Objected	Description	Bates or Ref. No.	Other Reference or Source	Objections
120			Letter from Pegden (of Croydex) to M. Cohen re Alleged Infringement of Zahner Design Group Intellectual Property	Dkt. 273-19	Exhibit 19 of Plaintiffs' Reply in Support of Motion for Summary Judgment and Response in Opposition to Defendants' Motion	
121			Poster of Hookless® Flex-On® technology	Dkt. 273-20	Exhibit 20 of Plaintiffs' Reply in Support of Motion for Summary Judgment and Response in Opposition to Defendants' Motion	
122			Eighth Amendment to Agreement between Arcs and Angles and Hookless Systems of North America	Dkt. 273-21	Exhibit 21 of Plaintiffs' Reply in Support of Motion for Summary Judgment and Response in Opposition to Defendants' Motion	

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PTX	Admitted	Objected	Description	Bates or Ref.	Other	Objections
No.				No.	Reference or Source	
123		X	Picture of EZ ON shower curtain	Dkt. 273-22	Exhibit 22 of Plaintiffs' Reply in Support of Motion for Summary Judgment and Response in Opposition to Defendants' Motion	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403); Authentication (FRE 901)
124		X	Picture of Accused Products	Dkt. 273-23	Exhibit 23 of Plaintiffs' Reply in Support of Motion for Summary Judgment and Response in Opposition to Defendants' Motion	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403); Authentication (FRE 901)
125		X	Order: Motion for Summary Judgment	Dkt. 297		Lacks relevance, (FRE 401, FRE 402)
126		X	Defendants' Motion for Partial Reconsideration	Dkt. 300		Lacks relevance, (FRE 401, FRE 402)
127		X	Order denying Defendants' Partial Motion for Reconsideration	Dkt. 302		Lacks relevance, (FRE 401, FRE 402)
128		X	Plaintiff's Motion for Partial Reconsideration	Dkt. 303	Docket No. 303	Lacks relevance, (FRE 401, FRE 402)
129		X	U.S. Patent No. 10, 314, 442 B2 (Fields Patent)	Dkt. 303-1	Exhibit 1 of Plaintiff's Motion for Partial Reconsideratio n	Lacks relevance, (FRE 401, FRE 402)

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PTX No.	Admitted	Objected	Description	Bates or Ref. No.	Other Reference or	Objections
1,00					Source	
130		X	U.S. Patent No. 9,743,811 B1 (Giumarra Patent)	Dkt. 303-2	Exhibit 2 of Plaintiff's Motion for Partial Reconsideratio	Lacks relevance, (FRE 401, FRE 402)
					n	
131		X	U.S. Design Patent No. 809,822S (Brown and Craig Patent)	Dkt. 303-3	Exhibit 3 of Plaintiff's Motion for Partial Reconsideratio n	Lacks relevance, (FRE 401, FRE 402)
132		X	Screenshot of YouTube video: InterDesign Cameo Shower Curtain Tension Rod Review 2015	Dkt. 303-4	Exhibit 4 of Plaintiff's Motion for Partial Reconsideratio n	Lacks relevance, (FRE 401, FRE 402); Prejudicial (FRE 403); Foundation (FRE 901)
133		X	U.S. Patent No. 9,572,447 B2 (Pierce Patent)	Dkt. 303-5	Exhibit 5 of Plaintiff's Motion for Partial Reconsideratio n	Lacks relevance, (FRE 401, FRE 402)
134		X	U.S. Patent No. 6,494,248 B2 (Figures 12 through 17)	Dkt. 303-6	Exhibit 6 of Plaintiff's Motion for Partial Reconsideratio n	Lacks relevance, (FRE 401, FRE 402)
135		X	Amazon search result for Zenna Home HL61KK, Quik Hang Peva Shower Curtain with Flex Fit Hooks	Dkt. 303-7	Exhibit 7 of Plaintiff's Motion for Partial Reconsideratio n	Lacks relevance, (FRE 401, FRE 402); Prejudicial (FRE 403); Foundation (FRE 901)

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PTX No.	Admitted	Objected	Description	Bates or Ref. No.	Other Reference or Source	Objections
136		X	Examples of Shower Curtains with Traditional Hooks	Dkt. 303-8	Exhibit 8 of Plaintiff's Motion for Partial Reconsideration	Lacks relevance, (FRE 401, FRE 402); Prejudicial (FRE 403); Foundation (FRE 901)
137		X	Declaration of Use in Commerce and Application for Renewal of Arcs & Angles's Hookless Flex- on ring signed by David Zahner	Dkt. 303-9	Exhibit 9 of Plaintiff's Motion for Partial Reconsideratio n	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403); Authentication (FRE 901)
138		X	Declaration for Hookless rings signed by David Zahner	Dkt. 303-10	Exhibit 10 of Plaintiff's Motion for Partial Reconsideratio n	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403); Authentication (FRE 901)
139		X	Retail Window Packaging for Hookless shower curtain (SKU # RBH51WP180)	Dkt. 303-11	Exhibit 11 of Plaintiff's Motion for Partial Reconsideratio n	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403); Authentication (FRE 901)
140		X	Hookless shower curtain in packaging	Dkt. 303-12	Exhibit 12 of Plaintiff's Motion for Partial Reconsideratio n	Lacks relevance, (FRE 401, FRE 402); Prejudicial (FRE 403); Foundation (FRE 901)
141			Kartri's Supplemental Response to Plaintiff's Interrogatory No. 4 – Non-Infringement Contentions (excerpt)	Dkt. 303-13	Exhibit 13 of Plaintiff's Motion for Partial Reconsideratio n	Lacks relevance, (FRE 401, FRE 402)

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PTX No.	Admitted	Objected	Description	Bates or Ref. No.	Other Reference or Source	Objections
142			Marquis's Supplemental Responses to Plaintiff's First Set of Interrogatories (excerpt)	Dkt. 303-14	Exhibit 14 of Plaintiff's Motion for Partial Reconsideratio n	Lacks relevance, (FRE 401, FRE 402)
143		X	Examples of Designs within Plaintiffs' Trade Dress: From Figure 1 of the '248 patent, Dkt. 243-7 at 2 and From Figure 21 of the '248 patent, Dkt. 243-7 at 5	Dkt. 303-15	Exhibit 15 of Plaintiff's Motion for Partial Reconsideratio n	Lacks relevance, (FRE 401, FRE 402)
144		X	Examples of Commercial Embodiments of Plaintiffs' Trade Dress	Dkt. 303-16	Exhibit 16 of Plaintiff's Motion for Partial Reconsideratio n	Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403); Foundation (FRE 901)
145		X	Examples of Plaintiffs' Logos Incorporating Images of the Trade Dress	Dkt. 303-17	Exhibit 17 of Plaintiff's Motion for Partial Reconsideratio n	Lacks relevance, (FRE 401, FRE 402); Prejudicial (FRE 403); Foundation (FRE 901)
146		X	Plaintiffs' Reply Brief in Support of Motion for Partial Reconsideration	Dkt. 308	Docket No. 308	Lacks relevance, (FRE 401, FRE 402)
147		X	Home Depot Listing of Zenith Products Quick Hang Liner (https://www.homedep ot.ca/product/zenith- products-quick-hang- liner/1000752686)	Dkt. 308-1	Exhibit 1 of Plaintiffs' Reply Brief in Support of Motion for Partial Reconsideratio n	Lacks relevance, (FRE 401, FRE 402); Prejudicial (FRE 403); Foundation (FRE 901)

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PTX	Admitted	Objected	Description	Bates or Ref.	Other	Objections
No.				No.	Reference or Source	
148		X	Decision from JudgeEngelmayer regarding the Motion to Dismiss Plaintiffs' Amended Complaint (excerpt)	Dkt. 308-2	Exhibit 2 of Plaintiffs' Reply Brief in Support of Motion for Partial Reconsideratio n	Lacks relevance, (FRE 401, FRE 402)
149		X	Judge Engelmayer's Reconsideration Decision	Dkt. 312		Lacks relevance, (FRE 401, FRE 402)
150			Deleted			
151			Photographs of Defendants' Accused Product	Plaintiffs' Depo. Ex. 1	Exhibit 1 to the Deposition of David Middleberg	Lacks relevance, (FRE 401, FRE 402); Foundation (FRE 901)
152			Letter from M. Cohen to the President of Kartri re Infringement of Zahner Design Group Intellectual Property	Plaintiffs' Depo. Ex. 6	Exhibit 6 to the Deposition of David Middleberg	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
153			Email from D. Middleberg to T. Kubus re Ezy-Hang Header	K0008-9 (Plaintiffs' Depo. Ex. 7)	Exhibit 7 to the Deposition of David Middleberg	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
154			Email from D. Middleberg to T. Kubus re Ezy-Hang Header Update	Marquis002394- 2399 (Plaintiffs' Depo. Ex. 8)	Exhibit 8 to the Deposition of David Middleberg	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
155			Email from D. Middleberg to T. Kubus re Ezy-Hang PO 3671	K0004 (Plaintiffs' Depo. Ex. 9)	Exhibit 9 to the Deposition of David Middleberg	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
156			Email from T. Kubus to D. Middleberg re samples & the Marriot	K16172 (Plaintiffs' Depo. Ex. 10)	Exhibit 10 to the Deposition of David Middleberg	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)

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PTX No.	Admitted	Objected	Description	Bates or Ref. No.	Other Reference or	Objections
					Source	
157			Email from T. Kubus to D. Middleberg re Focus, hotel buyers and hookless	Marquis003376- 003377 (Plaintiffs' Depo. Ex. 11)		Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
158			Email from T. Kubus to D. Middleberg re Requesting Info From Customer on Cubicle Ezy-Hang	Marquis003279 (Plaintiffs' Depo. Ex. 12)	Exhibit 12 to	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
159			Email from T. Kubus to D. Middleberg re samples	Marquis-003176- 003177 (Plaintiffs' Depo. Ex. 13)		Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
160			Email from D. Middleberg to S. Dolph re samples	Marquis001211 to 001217 (Plaintiffs' Depo. Ex. 14)	Exhibit 14 to the Deposition of David Middleberg	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
161			Email from D. Middleberg to T. Kubus re Ezy-Hang Product	Marquis001200 to 001203 (Plaintiffs' Depo. Ex. 15)	Exhibit 15 to the Deposition of David Middleberg	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
162		X	Drawing of shower curtain loops	Plaintiffs' Depo. Ex. 16	Exhibit 16 to	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
163		X	Drawing of shower curtain loops	Plaintiffs' Depo. Ex. 17	Exhibit 17 to the Deposition of David Middleberg	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
164		X	Drawing of shower curtain loops	Plaintiffs' Depo. Ex. 18	Exhibit 18 to the Deposition of David Middleberg	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
165		X	U.S. Patent No. 6,189,597 B1	Plaintiffs' Depo. Ex. 19	Exhibit 19 to the Deposition of David Middleberg	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)

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PTX	Admitted	Objected	Description	Bates or Ref.	Other	Objections
No.				No.	Reference or	
					Source	
166		X	Email from D. Middleberg to T. Kubus re Cease and desist letter from Focus Products and Zahner Design Group	K0021-0023 (Plaintiffs' Depo. Ex. 20)	Exhibit 20 to the Deposition of David Middleberg	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
167		X	Email from T. Kubus to D. Middleberg re Patent in China and the U.S.	Ex. 21)	Exhibit 21 to the Deposition of David Middleberg	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
168		X	Email from D. Middleberg to K. Goskowski re legal side and practical side of patents	Ex. 22)	of David Middleberg	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
169		X	Email from T. Kubus to D. Middleberg re HD Supply and hang and hookless shower curtains	Marquis004938 (Plaintiffs' Depo. Ex. 23)	Exhibit 23 to the Deposition of David Middleberg	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
170		X	Email from T. Kubus to D. Middleberg re Spreadsheets for HD Pricing	Marquis004866 (Plaintiffs' Depo. Ex. 24)	Exhibit 24 to the Deposition of David Middleberg	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
171		X	Email from D. Middleberg to S. Dolph re HDS Pricing	(Plaintiffs' Depo. Ex. 25)	Exhibit 25 to the Deposition of David Middleberg	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
172		X	Email from J. Ranieri to D. Middleberg re IHG News	Marquis004595- 004596 (Plaintiffs' Depo. Ex. 26)	Exhibit 26 to the Deposition of David Middleberg	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
173		X	Email from T. Kubus to D. Middleberg re EZY Hang and Hookless.pdf	Ex. 27)	Exhibit 27 to the Deposition of David Middleberg	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
174		X	Email from T. Kubus to K. Goskowski re Info For HD	Marquis-004583 (Plaintiffs' Depo. Ex. 28)	Exhibit 28 to the Deposition of David Middleberg	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)

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PTX	Admitted	Objected	Description	Bates or Ref.	Other	Objections
No.		Ů	-	No.	Reference or Source	
175		X	Email from J. Christopher to D. Middleberg re Star linen Escape 71 x 80 Beige RFQ	Marquis004560- 004566 (Plaintiffs' Depo. Ex. 29)	Exhibit 29 to the Deposition of David Middleberg	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
176		X	Email from K. Goskowski to D. Middleberg re samples	Marquis004219 (Plaintiffs' Depo. Ex. 30)	Exhibit 30 to the Deposition of David Middleberg	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
177		X	Email from D. Middleberg to T. Kubus re patent in China and the U.S.	Marquis003744 (Plaintiffs' Depo. Ex. 31)	Exhibit 31 to the Deposition of David Middleberg	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
178		X	Email from P. Hsu to D. Middleberg re percentage of we will not losing this case is very high	Marquis003727- 003728 (Plaintiffs' Depo. Ex. 32)	Exhibit 32 to the Deposition of David Middleberg	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
179		X	Email from D. Middleberg to T. Kubus re separate trademark case and patent case with Focus	K0017-K0020 (Plaintiffs' Depo. Ex. 33)	Exhibit 33 to the Deposition of David Middleberg	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
180		X	Email from D. Middleberg to T. Kubus re Valley Forge Fabrics	003628	Exhibit 34 to the Deposition of David Middleberg	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
181		X	Email from D. Middleberg to T. Kubus re Patent study	K16568 (Plaintiffs' Depo. Ex. 35)	Exhibit 35 to the Deposition of David Middleberg	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
182		X	Email from T. Kubus to K. Goskowski re invoice 52845 was paid	Marquis000458- 000459 (Plaintiffs' Depo. Ex. 36)	of David Middleberg	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
183		X	Email from D. Middleberg to J. Ranieri re Patent update	Marquis007919- 007922 (Plaintiffs' Depo. Ex. 37)	Exhibit 37 to the Deposition of David Middleberg	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)

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PTX No.	Admitted	Objected	Description	Bates or Ref. No.	Other Reference or Source	Objections
184		X	Email from D. Middleberg to J. Ranieri re Patent Karen from Kartri and panicking	Marquis007905- 007907 (Plaintiffs' Depo. Ex. 38)	Exhibit 38 to the Deposition of David Middleberg	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
185		X	Email from J. Ranieri to D. Middleberg to re Kartri v. Focus paperwork	Marquis007730 (Plaintiffs' Depo. Ex. 39)	Exhibit 39 to the Deposition of David Middleberg	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
186		X	Email from J. Ranieri to D. Middleberg to re holding orders and sampling	Marquis007492- 007494 (Plaintiffs' Depo. Ex. 40)	Exhibit 40 to the Deposition of David Middleberg	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
187		X	Email from D. Middleberg to J. Ranieri re MG Orders	Marquis000991- 000993 (Plaintiffs' Depo. Ex. 41)	Exhibit 41 to the Deposition of David Middleberg	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
188		X	Email from D. Middleberg to T. Kubus re Waffle fabric issue (AHR)	Marquis007111 (Plaintiffs' Depo. Ex. 42)	Exhibit 42 to the Deposition of David Middleberg	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
189		X	Order re Letter from M. Cohen to Magistrate Judge Ellis re Defendants' discovery remains highly deficient at the present time	Plaintiffs' Depo. Ex. 43	Exhibit 43 to the Deposition of David Middleberg	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403)
190			Deleted			
191			Defendants' accused product	Ex. 44	Exhibit 44 to the Deposition of Karen Goskowski	Lacks relevance, (FRE 401, FRE 402); Foundation (FRE 901)
192			Defendants' accused product	Plaintiffs' Depo. Ex. 45	Exhibit 45 to the Deposition of Karen Goskowski	Lacks relevance, (FRE 401, FRE 402); Foundation (FRE 901)

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PTX	Admitted	Objected	Description	Bates or Ref.	Other	Objections
No.				No.	Reference or Source	
193		X	Declaration of Karen Goskowski in Support of Kartri's Motion Under Rule 12 (DUPLICATE)	Plaintiffs' Depo. Ex. 46	Exhibit 46 to the Deposition of Karen Goskowski	Lacks relevance, (FRE 401, FRE 402); Waste of Time (FRE 403); Foundation (FRE 901)
194		X	EZ ON Shower Curtain (DUPLICATE)	Plaintiffs' Depo. Ex. 47	Exhibit 47 to the Deposition of Karen Goskowski	Lacks relevance, (FRE 401, FRE 402); Prejudicial (FRE 403); Foundation (FRE 901)
195		X	Email from D. Middleberg to K. Goskowski re legal side and practical side of patents (DUPLICATE)	K0001-3 (Plaintiffs' Depo. Ex. 52)	Exhibit 52 to the Deposition of Karen Goskowski	Lacks relevance, (FRE 401, FRE 402); Prejudicial (FRE 403); Foundation (FRE 901)
196		X	U.S. Design Patent No. D761,639 S		Exhibit 53 to the Deposition of Karen Goskowski	Lacks relevance, (FRE 401, FRE 402); Prejudicial (FRE 403); Foundation (FRE 901)
197		X	Letter from B. Molldrem to M. Cohen re Plaintiffs' Interrogatories Nos. 5, 6, 9 and 10, and subject to all of Defendant Kartri's objections made earlier (DUPLICATE)		of Karen Goskowski	Lacks relevance, (FRE 401, FRE 402)
198		X	Email from J. Ranieri to K. Goskowski re discussed the Focus matter face to face	Marquis 007493- 94 (Plaintiffs' Depo. Ex. 55)		Lacks relevance, (FRE 401, FRE 402)
199		X	Email from D. Middleberg to T. Kubus re separate trademark case and patent case with Focus (DUPLICATE)	K0017-22 (Plaintiffs' Depo. Ex. 56)	Exhibit 56 to the Deposition of Karen Goskowski	Lacks relevance, (FRE 401, FRE 402)

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PTX	Admitted	Objected	Description	Bates or Ref.	Other	Objections
No.		v	•	No.	Reference or Source	
200		X	EZY-HANG Sales as of May 9, 2017	Plaintiffs' Depo. Ex. 57	Exhibit 57 to the Deposition of Karen Goskowski	Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)
201		X	EZY-HANG Shower Curtain Reworked and Resold (2014-2016)	K0344-346 (Plaintiffs' Depo. Ex. 58)	Exhibit 58 to the Deposition of Karen Goskowski	Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)
202		X	EZY-HANG Shower Curtains Made to Order with EZY Hang Header (2014-2016)	K0331-343 (Plaintiffs' Depo. Ex. 59)	Exhibit 59 to the Deposition of Karen Goskowski	Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)
203		X	Sales: EZYHANG PURCHASED RESOLD CURTAINS; EZYHANG HEADER MANUFACTURED; EZYHANG REWORKED CURTAINS RESOLD; CREDITS GIVEN TO CUSTOMERS; COURTESY SAMPLES	K0319 (Plaintiffs' Depo. Ex. 60)	Exhibit 60 to the Deposition of Karen Goskowski	Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)
204		X	EZY HANG Finished Curtains Purchased Resold (2013-2016)	K0320-330 (Plaintiffs' Depo. Ex. 61)	Exhibit 61 to the Deposition of Karen Goskowski	Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)
205		X	Sales: Ezy-Hang Stock and Ezy-Hang Header	K0441-446 (Plaintiffs' Depo. Ex. 62)	Exhibit 62 to the Deposition of Karen Goskowski	Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)
206		X	Sales: EzyHang Finished and EzyHang Buckles; EZY Hang Sales as of May 9, 2017	K0369-372 (Plaintiffs' Depo. Ex. 63)	Exhibit 63 to the Deposition of Karen Goskowski	Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)

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PTX	Admitted	Objected	Description	Bates or Ref.	Other	Objections
No.	Aumitteu	Objected	Description	No.	Reference or	Objections
110.					Source	
207		X	Sales: EzyHang Finished and EzyHang Buckles; EZY Hang	K0366-368 (Plaintiffs' Depo. Ex. 64)	Exhibit 64 to the Deposition of Karen	Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)
			Purchased		Goskowski	
208		X	EZY-HANG CUSTOM (chart showing quantities and invoice numbers for all custom products)	K0411-423 (Plaintiffs' Depo. Ex. 65)	Exhibit 65 to the Deposition of Karen Goskowski	Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)
209		X	EZY-HANG CUSTOM (chart showing quantities and invoice numbers for all custom products) [2016- 2017]	K0401-410 (Plaintiffs' Depo. Ex. 66)	Exhibit 66 to the Deposition of Karen Goskowski	Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)
210		X	EZY-HANG CUSTOM (chart showing quantities and invoice numbers for all custom products) (invoice numbers, the order numbers, the quantities, the pricing, the cost, your extensions) [2014- 2016]	K0391-400 (Plaintiffs' Depo. Ex. 67)	Exhibit 67 to the Deposition of Karen Goskowski	Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)
211		X	EZY HANG Purchased (chart showing purchaed finished products) (invoice numbers, the order numbers, the quantities, the pricing, the cost, your extensions) [2016-2017]	(Plaintiffs' Depo. Ex. 68)	Exhibit 68 to the Deposition of Karen Goskowski	Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)

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PTX No.	Admitted	Objected	Description	Bates or Ref. No.	Other Reference or Source	Objections
212		X	EZY HANG Purchased (chart showing purchaed finished products) (sales figures?) [2013-2016]		Exhibit 69 to the Deposition of Karen Goskowski	Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)
213		X	Drawing of shower curtain loops (not duplicate)	Plaintiffs' Depo. Ex. 70	Exhibit 70 to the Deposition of Karen Goskowski	Lacks relevance, (FRE 401, FRE 402); Prejudicial (FRE 403)
214			Deleted			
215		X	Drawing of shower curtain loops (not duplicate) ("carnation for hospitality")	Plaintiffs' Depo. Ex. 71	Exhibit 71 to the Deposition of Patricia Kubus	Lacks relevance, (FRE 401, FRE 402); Prejudicial (FRE 403)
216		X	Email from T. Kubus to D. Middleberg re Requesting Info From Customer on Cubicle Ezy-Hang (DUPLICATE)	Marquis003279 (Plaintiffs' Depo. Ex. 72)	Exhibit 72 to the Deposition of Patricia Kubus	Lacks relevance, (FRE 401, FRE 402); Prejudicial (FRE 403)
217		X	Email from S. Woody to T. Kubus re HD Supply	K11058 (Plaintiffs' Depo. Ex. 73)	Exhibit 73 to the Deposition of Patricia Kubus	Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)
218		X	Email from R. Schultz to T. Kubus re shower curtains	K10835 (Plaintiffs' Depo. Ex. 74)	Exhibit 74 to the Deposition of Patricia Kubus	Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)
219		X	Oxford Hotel Collection 2014 (picutre of shower curtain)	K0364-365 (Plaintiffs' Depo. Ex. 75)	Exhibit 75 to the Deposition of Patricia Kubus	Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)
220		X	Email from T. Kubus to D. Middleburg re EZY Hang Programs_Motel 6	Marquis000588 (Plaintiffs' Depo. Ex. 76)	Exhibit 76 to the Deposition of Patricia Kubus	Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)

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PTX	Admitted	Objected	Description	Bates or Ref.	Other	Objections
No.		Ü	•	No.	Reference or Source	· ·
221		X	Email from T. Kubus to D. Middleberg re samples & the Marriot (DUPLICATE? - the other version is missing the 2nd page)	K16172-73 (Plaintiffs' Depo. Ex. 77)	Exhibit 77 to the Deposition of Patricia Kubus	Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)
222		X	Email from T. Kubus to M. Lydy re EZ Hang Shower Curtain	k11210-211 (Plaintiffs' Depo. Ex. 78)	Exhibit 78 to the Deposition of Patricia Kubus	Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)
223		X	Emaill from T. Kubus to N. Abaza re EZY Hang Shower curtains and further requests	K10247-48 (Plaintiffs' Depo. Ex. 79)	Exhibit 79 to the Deposition of Patricia Kubus	Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)
224		X	Email from S.Garner to T. Kubus re Beige Hook Less Waffle Supreme	K10214-221 (Plaintiffs' Depo. Ex. 80)	Exhibit 80 to the Deposition of Patricia Kubus	Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)
225			Deleted			
226		X	Letter from Dr. D. Jing re Work/School Absence Excuse Form for S. Dolph	Plaintiffs' Depo. Ex. 81	Exhibit 81 to the Deposition of Samantha Dolph	Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)
227		X	Drawing titled Sourcing Solution (looks like a shower curtain loop)	Plaintiffs' Depo. Ex. 82	Exhibit 82 to the Deposition of Samantha Dolph	Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)
228		X	Drawing titled Drapery MFG	Plaintiffs' Depo. Ex. 83	Exhibit 83 to the Deposition of Samantha Dolph	Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)
229		X	Ezy-Hang Shower Curtain Video (Video not on the system)	Plaintiffs' Depo. Ex. 84	Exhibit 84 to the Deposition of Samantha Dolph	Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)
230		X	Email from S. Dolph to T. Kubus re Hookless and EZY Hang Flyer.pdf		Exhibit 86 to the Deposition of Samantha Dolph	Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)

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PTX	Admitted	Objected	Description	Bates or Ref. No.	Other Reference or	Objections
No.				110.	Source	
231		X	Email from S. Dolph to P. Cales re Hookless Shower Curtain Quote for GMK Associates		Exhibit 87 to the Deposition of Samantha Dolph	Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)
232		X	Email from S. Dolph to Rick [full name & email redacted] re Hookless Shower Curtains	K13773-75 (Plaintiffs' Depo. Ex. 88)	Exhibit 88 to the Deposition of Samantha Dolph	Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)
233		X	HD Supply search result for Hookless Double H Shower Curtain 71 x 77" White Package of 12	Plaintiffs' Depo. Ex. 89	Exhibit 89 to the Deposition of Samantha Dolph	Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)
234		X	Email from S. Dolph to S. Woody re Shower Curtain Standards	K11230-31 (Plaintiffs' Depo.Ex. 90)	Exhibit 90 to the Deposition of Samantha Dolph	Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)
235		X	Email from S. Dolph to M. Ackman re comparable shower curtain?	K12994-97 (Plaintiffs' Depo. Ex. 91)	Exhibit 91 to the Deposition of Samantha Dolph	Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)
236		X	Email from T. Betances to S. Dolph re purchase spec'd product by Arcs & Angles	l.'	Exhibit 92 to the Deposition of Samantha Dolph	Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)
237		X	Email from S. Dolph to T. kubus re Kartri request to quote stock curtains		Exhibit 93 to the Deposition of Samantha Dolph	Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)
238		X	Email from S. Dolph to A. Unruh re samples of shower curtains & handwritten note		Exhibit 94 to the Deposition of Samantha Dolph	Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)
239		X	Email from S. Dolph to B. Rosini re Quote for Holt Paper	K14855-56 (Plaintiffs' Depo. Ex. 95)	Exhibit 95 to the Deposition of Samantha Dolph	Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)

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PTX No.	Admitted	Objected	Description	Bates or Ref. No.	Other Reference or	Objections
					Source	
240		X	Email from S. Dolph to M. Zook re Ahr private label hookless	K10866-69 (Plaintiffs' Depo. Ex. 96)	Exhibit 96 to the Deposition of Samantha Dolph	Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)
241		X	Drawing titled AHR Private Label (drawing of shower curtain loops)	Plaintiffs' Depo. Ex. 97	Exhibit 97 to the Deposition of Samantha Dolph	Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)
242		X	Email from S. Dolph to M. Badarni re Hookless being a registered TM and should not be used with the EZY-Hang Shower Curtain		Exhibit 98 to the Deposition of Samantha Dolph	Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)
243		X	Email from S. Dolph to C. Wilson re the word hookless should not be used in conjunction with our EZY hang description		Exhibit 99 to the Deposition of Samantha Dolph	Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)
244		X	Email from S. Dolph to T. Kubus re Marriot shower curtains - urgent	K10836-37 (Plaintiffs' Depo. Ex. 100)		Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)
245		X	Email from P. Cales to S. Dolph re Photos of the FR Hookless Encompass Shower Curtains	K14025-26 (Plaintiffs' Depo. Ex. 101)		Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)
246		X	Email from S. Dolph to K. Teska re Direct Supply - Hookless shower curtains using our Matrix fabric	(Plaintiffs' Depo. Ex. 102)		Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)
247		X	Email from S. Dolph to Judy [last name and email redacted] re Hookless Light Blue Shower Curtain Request			Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)

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PTX	Admitted	Objected	Description	Bates or Ref.	Other	Objections
No.				No.	Reference or Source	
248			Deleted		Source	
249		X	Policy Change Endorsement from Liberty Mutual Insurance for Star Linen Inc.	Plaintiffs' Depo. Ex. 104		Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)
250		X	MMI Sales to Kartri (inception thru 9/18/16 - REVISED			Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)
251		X	Email from T. Kubus to D. Middleberg re Visit to Kartri	Marquisoo2693 - 2694; Plaintiffs' Depo. Ex. 106		Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)
252		X	Email from David Middleberg to J. Ranieri re new purchase order	Marquisoo3297 - 3298; Plaintiffs' Depo. Ex. 107		Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)
253		X	Email from David Middleberg to J. Ranieri re VINE Worksheet	Marquisoo3529 - 3532; Plaintiffs' Depo. Ex. 108		Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)
254		X	Email from David Middleberg to J. Ranieri re Katri emails about attachments	Marquis007729; Marquis007728; Marquis007727; Plaintiffs' Depo. Ex. 109		Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)
255		X	Email from D. Middleberg to K. Goskowski, T. Kubus & J. Ranieri re Focus Litigatio Fight	Marquisoo7527; Plaintiffs' Depo. Ex. 110		Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)
256		X	Email from J. Ranieri to D. Middleberg re EZY-Hang - SLI Website	Marquisoo7022; Plaintiffs' Depo. Ex. 111		Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)
257		X	Email from T. Kubus re MG Orders	MARQUIS 000106 - 107; Plaintiffs' Depo. Ex. 112		Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)

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PTX No.	Admitted	, and the second	Description	Bates or Ref. No.	Other Reference or Source	Objections
258		X	Email from P. Hsu to D. Middleberg re retainer and invoice for USPTO Patent and Design Patent	8208 - 8214;Plaintiffs' Depo. Ex. 113	Exhibit 113 to the Deposition of Joseph Ranieri	Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)
259		X	Email from T. Kubus to D. Middleberg re Requesting Infor from Customer on Cubicle Ezy-Hang	8215 - 8222; Plaintiffs' Depo. Ex. 114		Lacks relevance, (FRE 401, FRE 402); Confusion (FRE 403)
260 261			Deleted Trademark Supplemental Register for Hookless (Reg. No. 2,281,995) (DUPLICATE)	Defendants' Ex. A	Exhibit A to Sandra Kemp's Deposition	
262			U.S. Patent No. 5,186,232	FOCUS006400 - 6404; Defendants' Ex. C	Exhibit C to Sandra Kemp's Deposition	
263			Images of Kartri's Shower Curtain Hanging (Current Design)	Defendants' Ex. D	Exhibit D to Sandra Kemp's Deposition	
264			Hotel Chain & Brand Specifications by Focus	FZH003904 - 3921; Defendants' Ex. E	Exhibit E to Sandra Kemp's Deposition	
265			Letter from M. Cohen to Welspun Hospitality Solutions regarding Infringement of Zahner Design Group Intellectual Property	FZH003900 - 3903; Defendants' Ex. F	Exhibit F to Sandra Kemp's Deposition	
266			Settlement Agreement between Arcs & Angles, Zahner Design Group and Royal Pacific Corp.	FOCUS003784 - 3832; Defendants' Ex. G	Exhibit G to Sandra Kemp's Deposition	

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PTX No.	Admitted	Objected	Description	Bates or Ref.	Other Reference or	Objections
110.				110.	Source	
267			Letter from M. Cohen to the President of Aim- Co regarding Infrngement of Zahner Design Group Intellectual Property	FZH003904 - 3892; Defendants' Ex. H	Exhibit H to Sandra Kemp's Deposition	
268			Agreement between Zahner Design Group, Hookless Systems of North America and Arcs & Angles	Defendants' Ex. N	Exhibit N to Sandra Kemp's Deposition	
269		х	EZ-On by Hookless Jacquard Stripe 3-in1 Shower Curtain on QVC.com	FOCUS006766 - 6773; Defendants' Ex. P	Exhibit P to Sandra Kemp's Deposition	Lacks relevance, (FRE 401, FRE 402); Prejudicial (FRE 403); Foundation (FRE 901)
270		X	Images of "EZ-On" Fabric Shower Curtain	Defendants' Ex. Q	Exhibit Q to Sandra Kemp's Deposition	Lacks relevance, (FRE 401, FRE 402); Prejudicial (FRE 403); Foundation (FRE 901)
271			Letter from B. Bucklew to L. Mayer of Carnation Home Fashions, Inc. regarding the licensing agreement btween Arcs & Anlges, Zahner Design Group and Hookless Systems of North America, Inc.	FOCUS005886; Defendants' Ex. V	Exhibit V to Sandra Kemp's Deposition	
272			Physical Exhibit: swatch of material with the ring at the top, a single ring	Defendants' Ex. Exhibit AA	Exhibit AA to the Deposition of David Zahner	
273		X	U.S. Patent No. 6,189,597 B1 (DUPLICATE)	Defendants' Depo. Ex. AT		Lacks relevance, (FRE 401, FRE 402); Prejudicial (FRE 403); Foundation (FRE 901)

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PTX	Admitted	Ohiected	Description	Bates or Ref.	Other	Objections
No.	rammuca	Objected	Description	No.	Reference or	Objections
					Source	
274			Sub-license agreement	Focus005887-	Exhibit AU to	
			between Zahner Design	5899	the Deposition	
			Group, Ltd., Hookless	(Defendants'	of David	
			Systems of North	Depo. Ex. AU)	Zahner	
			America, Inc., Arcs and			
			Angles LLC and			
			Carnation Home			
			Fashions, Inc.			
275			Trademark	Defendants'	Exhibit BF to	
			Supplemental Register	Depo. Ex. BF	the Deposition	
			for Hookless		of David	
			(Registration No.		Kreilein	
			2,381,995)			
			(DUPLICATE)			
276			Certificate of	Defendants'	Exhibit BG to	
			Registration for	Depo. Ex. BG	the Deposition	
			Hookless (Registration		of David	
			No. 4,127,283)		Kreilein	
277			Basic Trademark	Defendants'	Exhibit BH to	
			application for	Depo. Ex. BH	the Deposition	
			Hookless		of David	
					Kreilein	
278			Agreement between	Focus005882-85	Exhibit N	
			Zahner Design Group,	(Defendants'		
			Ltd. and Hookless	Depo. Ex. N)		
			System of North			
			America, inc. and Arcs			
			and Angles			
			(DUPLICATE)			
279			Letter from B. Bucklew		Exhibit V	
			of Focus to L. Mayer of	(Defendants'		
			Carnation Home	Depo. Ex. V)		
			Fashions, Inc. re sale of			
			unauthorised products			
			(DUPLICATE)			
280			Deleted			
281			Deleted			
282			Deleted			

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PTX	Admitted	Objected	Description	Bates or Ref.	Other	Objections
No.			•	No.	Reference or	
					Source	
283		X	Sales records received	Carnation Ex. 1	Exhibit 1 of	Lacks relevance, (FRE
			from Mayer		the Deposition	401, FRE 402);
					of Lawrence	Prejudicial (FRE 403);
					Mayer	Foundation (FRE 901)
284			Photocopy of shower	Carnation Ex. 2	Exhibit 2 of	
			curtain packaging		the Deposition	
					of Lawrence	
					Mayer	
285			Agreement	Carnation Ex. 3	Exhibit 3 of	
					the Deposition	
					of Lawrence	
					Mayer	
286			Settlement Agreement	Carnation Ex. 4	Exhibit 4 of	
					the Deposition	
					of Lawrence	
					Mayer	
287			Trademark Registration	Carnation Ex. 5	Exhibit 5 of	
					the Deposition	
					of Lawrence	
					Mayer	
288			Agreement	Carnation Ex. 7	Exhibit 7 of	
					the Deposition	
					of Lawrence	
					Mayer	
289			Amended Complaint	Carnation Ex. 8	Exhibit 8 of	
					the Deposition	
					of Lawrence	
					Mayer	
290			Photocopy of	Carnation Ex. 9	Exhibit 9 of	
			packaging		the Deposition	
					of Lawrence	
					Mayer	
291			Trademark registration:	Carnation Ex. 10	Exhibit 10 of	
			294857		the Deposition	
					of Lawrence	
					Mayer	
292			Trademark registration:	Carnation Ex. 11	Exhibit 11 of	
			3907400		the Deposition	
					of Lawrence	
					Mayer	

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PTX	Admitted	Objected	Description	Bates or Ref.	Other	Objections
No.				No.	Reference or	
					Source	
293			Subpoena	Carnation Ex. 12	Exhibit 12 of	
					the Deposition	
					of Lawrence	
					Mayer	
294			Images of Defendants'	Expert Depo. Ex.	Exhibit 5 to	
			accused product	5	the Deposition	
			(DUPLICATE)		of Harri	
					Kytomaa	
295			Expert Report of James	Expert Depo. Ex.	Exhibit 10 to	
			A. Roberts, Ph.D	10	the Deposition	
					of Paul Hatch	
296			John Elmore's	Expert Depo. Ex.	Exhibit 20 to	
			Curriculum Vitae	20	the Deposition	
					of John	
					Elmore	
297		X	Expert Report of John	Expert Depo. Ex.	Exhibit 21 to	Lacks relevance, (FRE
			E. Elmore	21	the Deposition	401, FRE 402);
					of John	Prejudicial (FRE 403);
					Elmore	Foundation (FRE 901)
298		X	Focus Products Group	Expert Depo. Ex.	Exhibit 22 to	Lacks relevance, (FRE
			v. Kartri, Attachment	22	the Deposition	401, FRE 402);
			1.0, Summary of		of John	Prejudicial (FRE 403);
			Damages		Elmore	Foundation (FRE 901)
299		X	Trademark Valuation	Expert Depo. Ex.	Exhibit 23 to	Lacks relevance, (FRE
			Multiples: Hemtex AB	23	the Deposition	401, FRE 402);
					of John	Prejudicial (FRE 403);
					Elmore	Foundation (FRE 901)
300		X	Global Shower	Expert Depo. Ex.		Lacks relevance, (FRE
			Curtains Industry	24	the Deposition	401, FRE 402);
			Market Research		of John	Prejudicial (FRE 403);
			Report		Elmore	Foundation (FRE 901)
301		X	Appendix A -	Expert Depo. Ex.		Lacks relevance, (FRE
			Documents Considered	25		401, FRE 402);
			and Relied On		of John	Prejudicial (FRE 403);
					Elmore	Foundation (FRE 901)
302			Errata: Expert Report	Expert Depo. Ex.		
			of John E. Elmore,	26	the Deposition	
			January 14, 2019		of John	
					Elmore	

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PTX	Admitted	Ohiected	Description	Bates or Ref.	Other	Objections
No.	Tummtteu	Objected	Bescription	No.	Reference or	Objections
110.					Source	
303			U.S. Patent No.	Expert Depo. Ex.		
			5,186,232	27	the Deposition	
					of John	
					Elmore	
304		X	Deposition of Patricia	Expert Depo. Ex.	Exhibit 28 to	Lacks relevance, (FRE
			Kubus (DUPLICATE)	28	the Deposition	401, FRE 402)
					of John	
					Elmore	
305		X	Deposition of	Expert Depo. Ex.	Exhibit 29 to	Lacks relevance, (FRE
			Samantha Dolph	29	the Deposition	401, FRE 402)
			(DUPLICATE)		of John	
					Elmore	
306		X	Email from S. Dolph to			Lacks relevance, (FRE
			M. Ackman re	30	_	401, FRE 402)
			comparable shower		of John	
			curtain?		Elmore	
			(DUPLICATE)			
307			Deleted			
308			Marquis's Third	Expert Depo. Ex.		
			Supplemental	36	the Deposition	
			Responses to Plaintiff's		of Graham	
			First Set of		Rogers	
309		<b></b>	Interrogatories Kartri Brochure titled	Expert Depo. Ex.	Exhibit 27 to	Lacks relevance, (FRE
309		X	Pick up the Pennies	37		401, FRE 402)
			rick up the rennies	37	of Graham	(401, FKE 402)
					Rogers	
310		X	Focus Products Group	Expert Depo. Ex.	Ŭ	Lacks relevance, (FRE
310			v. Kartri, Attachment	38		401, FRE 402);
			1.0, Summary of		of Graham	Prejudicial (FRE 403);
			Damages		Rogers	Foundation (FRE 901)
			(DUPLICATE)		6.0	,
311		X	Expert of James A.	Expert Depo. Ex.	Exhibit 39 to	Lacks relevance, (FRE
			Roberts, Ph.D	39		401, FRE 402);
					of James	Prejudicial (FRE 403);
					Roberts	Foundation (FRE 901)
312		X	James A. Roberts'		Appendix A to	Lacks relevance, (FRE
			Curriculum Vitae		the Expert	401, FRE 402);
					Report of	Prejudicial (FRE 403);
					James A.	Foundation (FRE 901)
					Roberts	

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PTX	Admitted	Ohiected	Description	Bates or Ref.	Other	Objections
No.	Tammeea	Objected	Description	No.	Reference or	
					Source	
313		X	John Elmore -		Appendix A to	Lacks relevance, (FRE
			Documents Considered		the Expert	401, FRE 402);
			and Relied On		Report of John	Prejudicial (FRE 403);
					Elmore	Foundation (FRE 901)
314			John Elmore's		Appendix B to	
			Curriculum Vitae		the Expert	
					Report of John	
					Elmore	
315		X	Summary of Damages,		Attachment	Lacks relevance, (FRE
			Attachment 1.0 to the		1.0 to the	401, FRE 402);
			Expert Report of John		Expert Report	Prejudicial (FRE 403);
			Elmore (DUPLICATE)		of John	Foundation (FRE 901)
					Elmore	
					(Appendix C)	
316		X	Plaintiffs' Lost Profits -		Attachment	Lacks relevance, (FRE
			Patent Infringement,		2.0 to the	401, FRE 402);
			Attachment 2.0 to the		1	Prejudicial (FRE 403);
			Expert Report of John		of John	Foundation (FRE 901)
			Elmore		Elmore	
					(Appendix C)	
317		X	Reasonable Royalty		Attachment	Lacks relevance, (FRE
			Damages - Patent		3.0 to the	401, FRE 402);
			Infringement,		1	Prejudicial (FRE 403);
			Attachment 3.0 to the		of John	Foundation (FRE 901)
			Expert Report of John		Elmore	
			Elmore		(Appendix C)	
318		X	Defendants' Accused		Attachment	Lacks relevance, (FRE
			Revenue Applicable to		4.0 to the	401, FRE 402);
			Disgorgement of		1	Prejudicial (FRE 403);
			Profits, Attachment 4.0		of John	Foundation (FRE 901)
			to the Expert Report of		Elmore	
			John Elmore		(Appendix C)	
319		X	Reasonable Royalty		Attachment	Lacks relevance, (FRE
			Damages—Trademark		5.0 to the	401, FRE 402);
			Infringement,		1	Prejudicial (FRE 403);
1			Attachment 5.0 to the		of John	Foundation (FRE 901)
1			Expert Report of John		Elmore	
			Elmore		(Appendix C)	

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PTX No.	Admitted	Objected	Description	Bates or Ref. No.	Other Reference or	Objections
					Source	
320		x	Summary of Defendant Kartri's "Ezy-Hang" Sales, Attachment 6.0 to the Expert Report of John Elmore		Attachment 6.0 to the Expert Report of John Elmore	Lacks relevance, (FRE 401, FRE 402); Prejudicial (FRE 403); Foundation (FRE 901)
321		X	Defendant Kartri's "Ezy-Hang" Sales (Purchased), Attachment 6.1 to the Expert Report of John Elmore		(Appendix C) Attachment 6.1 to the Expert Report of John Elmore (Appendix C)	Lacks relevance, (FRE 401, FRE 402); Prejudicial (FRE 403); Foundation (FRE 901)
322		X	Defendant Kartri's "Ezy- Hang" Sales (Made), Attachment 6.2 to the Expert Report of John Elmore		Attachment 6.2 to the Expert Report of John Elmore (Appendix C)	Lacks relevance, (FRE 401, FRE 402); Prejudicial (FRE 403); Foundation (FRE 901)
323		х	Summary of Defendant Marquis' Sales, Attachment 7.0 to the Expert Report of John Elmore		Attachment 7.0 to the Expert Report of John Elmore (Appendix C)	Lacks relevance, (FRE 401, FRE 402); Prejudicial (FRE 403); Foundation (FRE 901)
324		x	Defendant Marquis' Sales to Defendant Kartri "Ezy-Hang" Sales (Purchased), Attachment 7.1 to the Expert Report of John Elmore		Attachment 7.1 to the	Lacks relevance, (FRE 401, FRE 402); Prejudicial (FRE 403); Foundation (FRE 901)
325		х	Plaintiff Total Sales Summary - Consumer and Hospitality, Attachment 8.0 to the Expert Report of John Elmore		Attachment 8.0 to the Expert Report of John Elmore (Appendix C)	Lacks relevance, (FRE 401, FRE 402); Prejudicial (FRE 403); Foundation (FRE 901)

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PTX	Admitted	Objected	Description	Bates or Ref.	Other	Objections
No.				No.	Reference or	
					Source	
326		X	Plaintiffs' Hospitality		Attachment	Lacks relevance, (FRE
			Sales Summary,		8.1 to the	401, FRE 402);
			Attachment 8.1 to the		Expert Report	Prejudicial (FRE 403);
			Expert Report of John		of John	Foundation (FRE 901)
			Elmore		Elmore	
					(Appendix C)	
327		X	Plaintiffs' Consumer		Attachment	Lacks relevance, (FRE
			Sales Summary,		8.2 to the	401, FRE 402);
			Attachment 8.2 to the		Expert Report	Prejudicial (FRE 403);
			Expert Report of John		of John	Foundation (FRE 901)
			Elmore		Elmore	
					(Appendix C)	
328		X	Plaintiffs' Hospitality		Attachment	Lacks relevance, (FRE
			Sales by Customer		8.3 to the	401, FRE 402);
			Summary (Quantity),		Expert Report	Prejudicial (FRE 403);
			Attachment 8.3 to the		of John	Foundation (FRE 901)
			Expert Report of John		Elmore	
			Elmore		(Appendix C)	
329		X	Plaintiffs' Consumer		Attachment	Lacks relevance, (FRE
			Sales by Customer		8.4 to the	401, FRE 402);
			Summary (Quantity),		Expert Report	Prejudicial (FRE 403);
			Attachment 8.4 to the		of John	Foundation (FRE 901)
			Expert Report of John		Elmore	
			Elmore		(Appendix C)	
330		X	Plaintiffs' Consumer		Attachment	Lacks relevance, (FRE
			Sales by Customer		8.5 to the	401, FRE 402);
			Summary (Quantity),		1 * *	Prejudicial (FRE 403);
			Attachment 8.5 to the		of John	Foundation (FRE 901)
			Expert Report of John		Elmore	
			Elmore		(Appendix C)	
331		X	Plaintiffs' Consumer		Attachment	Lacks relevance, (FRE
			Sales by Customer		8.6 to the	401, FRE 402);
			Summary (Quantity),		Expert Report	Prejudicial (FRE 403);
			Attachment 8.6 to the		of John	Foundation (FRE 901)
			Expert Report of John		Elmore	
			Elmore		(Appendix C)	
332		X	Ronald B. Kemnitzer's		Exhibit 1 to	Lacks relevance, (FRE
			Curriculum Vitae		the Expert	401, FRE 402)
					Repor of	
					Ronald	
					Kemnitzer	

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PTX No.	Admitted	Objected	Description	Bates or Ref. No.	Other Reference or	Objections
					Source	
333		х	Hookless TM registration and file wrapper	Focus2434- Focus2776		Lacks relevance, (FRE 401, FRE 402); Prejudicial (FRE 403); Foundation (FRE 901)
334		х	Flex-On TM registration and file wrapper	Focus2777- Focus3123		Lacks relevance, (FRE 401, FRE 402); Prejudicial (FRE 403); Foundation (FRE 901)
335			Litigation against Royal Pacific	Focus3758-3813		
336			Litigation against Royal Pacific	Focus3815- Focus3864		
337			Litigation against DFW Motel Supply and Textiles	Focus3865- Focus3884		
338			Litigation against Aimco	Focus3885- Focus3913		
339			Litigation against Trend Supply Inc.	Focus3914- Focus3932		
340			Litigation against Nielmax industries	Focus3933- Focus3973		
341			Litigation against Royal Pacific	Focus3974- Focus4055		
342		X	Hookless certificate of registration	Focus4056- Focus4057		Redundant
343		х	Flex on office actions etc	Focus 4083		Lacks relevance, (FRE 401, FRE 402); Prejudicial (FRE 403); Foundation (FRE 901)
344			Litigation against Boscovs Dept Store	Focus4084- Focus4090		
345		х	Flex on file wrapper portions; Hookless file wrapper portions	Focus4091- Focus4651		Lacks relevance, (FRE 401, FRE 402); Prejudicial (FRE 403); Foundation (FRE 901)
346			Royal Pacific Letter	Focus4658- Focus4663		
347			Aimco Letter and Correspondence between Saitta & Cohen	Focus4664- Focus4679		

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No.   Reference or Source	PTX	Admitted	Objected	Description	Bates or Ref.	Other	Objections
Startex letter	No.		J	1	No.	Reference or	9
Focus4681						Source	
Courtesy products   Focus4682   Focus4685     Stein	348			Startex letter	Focus4680-		
Section					Focus4681		
DFW Settlement	349			Courtesy products			
Agreement   Focus4709				letter			
Blue sky letter	350			DFW Settlement			
Focus4713   Focus4714   Focus4714   Focus4714   Focus4717   Focus4718   Focus4718   Focus4721   Focus4721   Focus4721   Focus4721   Focus4722   Focus4722   Focus4722   Focus4723   Focus4731   Focus4731   Focus4731   Focus4731   Focus4733   Focus4733   Focus4733   Focus4734   Agreement   Focus4747   Focus4797   Focus4797   Focus4797   Focus4797   Focus4797   Focus4797   Focus4801   Focus4801   Focus4801   Focus4801   Focus4801   Focus4803   Focus4804   Focu				Agreement	Focus4709		
S52	351			Blue sky letter			
Focus4717							
National Hotel letter	352			HTX Letter			
Focus4721							
Texcot letter	353			National Hotel letter			
Focus4727							
Bluesky letter	354			Texcot letter			
Focus4731							
HTX letter	355			Bluesky letter			
Focus4733				 			
Courtesy settlement agreement   Focus4734-   Focus4747	356			HTX letter			
agreement   Focus4747	257						
Nielmax settlement agreement   Focus4748-	35 /						
agreement   Focus4775	270						
Section   Sect	358						
agreement   Focus4797	270						
Carnation letter	359						
Focus4801	2.10						
Letter from Zahner to Focus4802   Foley     Focus4803   Focus4808     Focus4808     Focus4808     Focus4809   Focus4814       Focus4814     Focus4820     Focus4820     Focus4820     Focus4826     Focus4827   Focus4828     Focus4828     Focus4828     Focus4828     Focus4828     Focus4828     Focus4828     Focus4828     Focus4829     Focus4829     Focus4829     Focus48244     Focus48244     Focus4824     Focus4829     Focus48244     Focus4824     Focus48244     Focus	360			Carnation letter			
Foley	261			T C 77.1			
Champion letter	361				Focus4802		
Focus4808     Focus4808       Focus4809     Focus4814	262			•	Ea 202 4902		
Bed Bath Store Letter Focus4809- Focus4814  Linens for less emails Focus4815- Focus4820  Boscovs letter Focus4821- Focus4826  Stein letter to PML Focus4827- Focus4828  Trend settlement Focus4829- agreement Focus4844	362			Champion letter			
Focus4814  Linens for less emails Focus4815- and letters Focus4820  Boscovs letter Focus4821- Focus4826  Stein letter to PML Focus4827- Focus4828  Trend settlement Focus4829- agreement Focus4844	262			Dad Dath Store Latter			
Linens for less emails and letters  Boscovs letter Focus4820  Boscovs letter Focus4821- Focus4826  Stein letter to PML Focus4827- Focus4828  Trend settlement Agreement Focus4844	303			Ded Daili Stole Letter			
and letters Focus4820  Boscovs letter Focus4821- Focus4826  Stein letter to PML Focus4827- Focus4828  Trend settlement Focus4829- agreement Focus4844	364			Linens for less emails			
365 Boscovs letter Focus4821- Focus4826  366 Stein letter to PML Focus4827- Focus4828  367 Trend settlement Focus4829- agreement Focus4844	<i>5</i> 0 <del>1</del>						
Focus4826  Stein letter to PML Focus4827- Focus4828  Trend settlement Focus4829- agreement Focus4844	365						
366 Stein letter to PML Focus4827- Focus4828  367 Trend settlement Focus4829- agreement Focus4844	303			DOSCO VS TOLLOI			
Focus4828  Trend settlement Focus4829- agreement Focus4844	366			Stein letter to PML			
Trend settlement Focus4829- agreement Focus4844	200						
agreement Focus4844	367			Trend settlement			
	-						
	368			+ -	Focus 4845-4866		
Agreement							

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PTX No.	Admitted	Objected	Description	Bates or Ref. No.	Other Reference or	Objections
					Source	
369			CHF and longway agreement	Focus4869-4885		
370			Carnation settlement	Focus5110-		
			agreement	Focus5131		
371			Cease and desist letter	Focus5132-		
			to longway	Focus5133		
372			CHF and longway	Focus5134-		
			agreement	Focus5150		
373			Amendment HSNA-	Focus5151-		
			CHF agreement	Focus5152		
374			Croydex letter	Focus5153- Focus5155		
375		х	Focus rebate accrual analysis spreadsheet	Focus5156- Focus5163		Lacks relevance, (FRE 401, FRE 402); Prejudicial (FRE 403); Foundation (FRE 901)
376			Focus 2012 price list hospitality division	Focus5164- Focus5283		
377		X	Curtains images	Focus6766- Focus6773		Lacks relevance, (FRE 401, FRE 402); Prejudicial (FRE 403); Foundation (FRE 901)
378			Cease and Desist Letter to Royal Pacific	Focus4661		, ,
379			Cease and Desist Letter to Aim-Co	Focus4664		
380			Cease and Desist Letter to Startex Industries	Focus4680- Focus4681		
381			Cease and Desist Letter to Courtesy Products, Inc.	Focus4682-83		
382			Licensing Agreement with McCall Pattern Company	Focus4934-4951		
383			HSNA Agreement with A&A	Focus4991-5027		
384			Carnation Agreement	Focus4895-4907		
385			McCall-Longway Manufacturing Agreement	Focus4992-4993		

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PTX No.	Admitted	Objected	Description	Bates or Ref. No.	Other Reference or Source	Objections
386			A&A-Longway Manufacturing Agreement	Focus4969-4981		
387			HSNA-A&A Agreement & Amendments	Focus5047-5078		
388			ZDG & Hookless Agreement with A&A re Assumption by Focus	Focus5079-5082		
389			HSNA-OTRT Agreement	Focus 5083-5109		
390			Carnation settlement agreement	Focus5123-5131		
391			Cease and Desist Letter to Croydex	Focus5153		
392			Croydex response letter	Focus5154-5155		
393			Focus 2012 Hospitality Catalog	Focus5208-5247		
394			Focus 2011 Hospitality Catalog	Focus5248-5283		
395			Eric Lockwood email of 8-5-2011 to D. Zahner	Focus5492		
396			Hotel Chain & Brand Specifications by Focus (7/14)	Focus5514-5531		
397			Aim-Co Settlement Agreement	Focus5562-5573		
398		Х	HSNA Shareholders' Agreement	Focus5591-5596		Lacks relevance, (FRE 401, FRE 402); Prejudicial (FRE 403); Foundation (FRE 901)
399		X	Amendment of HSNA Shareholder's Agreement and Transfer of Shares	Focus5597		Lacks relevance, (FRE 401, FRE 402); Prejudicial (FRE 403); Foundation (FRE 901)

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PTX No.	Admitted	Objected	Description	Bates or Ref. No.	Other Reference or Source	Objections
400		х	USPTO File Wrapper for Hookless® Trademark Reg. 4,127,283	Focus 2433-2575		Lacks relevance, (FRE 401, FRE 402)
401		х	USPTO File Wrapper for Hookless® Trademark Reg. 3,829,837	Focus 2607-2648		Lacks relevance, (FRE 401, FRE 402)
402		х	USPTO File Wrapper for Hookless Trademark Reg. 2,381,995	Focus 2649-2709		Lacks relevance, (FRE 401, FRE 402)
403		х	USPTO File Wrapper for Hookless Trademark Reg. 2,355,554	Focus 2710-2776		Lacks relevance, (FRE 401, FRE 402)
404		х	USPTO File Wrapper for Flex-On Trademark Registration No. 3,907,400	Focus2793-2829		Lacks relevance, (FRE 401, FRE 402); Prejudicial (FRE 403); Foundation (FRE 901)
405		х	USPTO File Wrapper for Flex-On Trademark Registration No. 2,948,547	Focus 2830-2923		Lacks relevance, (FRE 401, FRE 402); Prejudicial (FRE 403); Foundation (FRE 901)
406	X		EZ-ON Shower Curtain (sample with packaging)		Physical sample re Carnation products (Exhibit Q to Sandra Kemp's Deposition and Exhibit 2 of Mayer deposition)	

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PTX No.	Admitted	Objected	Description	Bates or Ref. No.	Other Reference or	Objections
110.					Source	
407	x		Zenna Home Quik Hang Peva Shower Curtain (sample with		Physical sample re Exhibit 7 of	
			packaging)		Plaintiff's Motion for Partial Reconsideratio n	
408		Х	Focus Sales History by Customer_FBG (2013- 2016)	Focus 5875		relevance
409		х	Focus Sales History by Customer_FHG (2013- 2016)	Focus 5876-5878		incomplete
410		Х	Focus Sales History by Category (2013-ytd 2016)	Focus 5879		relevance
411	Х		Bill Bucklew Letter to Carnation May 26, 2015	Focus 5886-5901		
412		Х	US 8,118,078 issued to Freedland	Focus 6707-6714		relevance
413		X	US D668,091 issued to Zahner	Focus 6753-6758		relevance
414		X	US D669,721 issued to Zahner	Focus 6759-6763		relevance
415			Sandra Kemp email of 1-26-16	Focus 6890		
416	X		Sure-Fit Organizational Chart	Focus 7461		
417		х	Illinois Articles of Amendment (Focus Products Group International LLC to Sure Fit Home Décor LLC)	Focus 7462-7464		relevance
418	X		Focus 2013 Hospitality Catalog			
419	X		Focus 2014 Hospitality Catalog	Focus 7838-7870		

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PTX	Admitted	Objected	Description	Bates or Ref.	Other	Objections
No.				No.	Reference or Source	
420	Х		Focus 2015 Hospitality Catalog	Focus 7871-7930		
421		X	Talking Stick	Focus 8328,8355		relevance
422	X		Guest Supply Comfort Bath Program	Focus 8392		
423	X		Guest Supply One PLANET	Focus 8393		
424	X		Focus Advertisement	Focus 8394		
425	х		American Hotel Register HOOKLESS® Advertisement	Focus 8396		
426	X		Focus Boutique Collection HOOKLESS® Shower Curtains	Focus 8397		
427	X		Focus Best Western	Focus 8398		
428	X		AAHOA October 2005 HOOKLESS® Advertisement	Focus 8399		
429	X		ASID Editorial Sept. 2001	Focus 8400		
430	X		Focus Hookless® Ad	Focus 8411		
431		х	Focus Advertisement for Courtyard Marriott's HOOKLESS® Curtain	Focus 8412		duplicative, cumulative
432		X	Focus Ad for Custom Printed Curtains	Focus 8413		duplicative, cumulative
433		X	Focus Hookless® Shower Curtain Ad	Focus 8414		duplicative, cumulative
434		х	Focus Executive Housing HOOKLESS® Shower Curtain ad	Focus 8416		duplicative, cumulative
435		х	Focus Fairfield Inn and Suites Marriott Hookless® Curtain Ad	Focus 8417		duplicative, cumulative

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PTX No.	Admitted	Objected	Description	Bates or Ref. No.	Other Reference or Source	Objections
436		Х	Focus Hospitality Division Hookless® Shower Curtain Ad	Focus 8418-8419		duplicative, cumulative
437		х	Focus Hospitality Division Hookless® Shower Curtain Ad	Focus 8420-8421		duplicative, cumulative
438	X		Hookless® Curtain Testimonial for Website	Focus 8422-8423		
439		х	Focus Hospitality Hookless® Curtains Ad	Focus 8424		duplicative, cumulative
		X	Focus One PLANET Ad	Focus 8428		duplicative, cumulative
441	Х		Focus Hospitality Hampton by Hilton Hookless® Curtain Ad	Focus 8429		
442	X		Focus Hookless® Ad	Focus 8430		
443	X		Focus Hookless® Curtains Insert	Focus 8431		
444	X		Focus Hookless® Curtains Insert	Focus 8432		
445	X		Focus Hilton Garden Inn Hookless® Ad	Focus 8434		
446	X		Focus Hospitality Hookless® Curtains Ad	Focus 8435-8436		
447	X		Focus Hospitality Hookless® Curtains Ad	Focus 8439-8442		
448		X	Focus Hookless® Room Dividers Ad	Focus 8445		relevance
449		х	Focus Hookless® Curtains for Holiday Inn	Focus 8447		relevance
450		X	Focus Hospitality Hookless® Ad	Focus 8448		relevance
451		Х	Lodging Magazine	Focus 8449, 8504		relevance

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PTX No.	Admitted	Objected	Description	Bates or Ref.	Other Reference or	Objections
110.					Source	
452		X	Focus Hospitality Hookless®	Focus 8524-8526		relevance
			Promotional Materials			
453		X	Focus Hospitality Hookless® Promotional Materials	Focus 8527-8528		relevance
454		xx	Focus Hospitality Hookless® Promotional Materials	Focus 8529-8530		relevance
455		X	Hookless® Shower Curtains Ad	Focus 8533-8535		relevance
456		X	Hookless® Shower Curtains Ad	Focus 8536-8538		relevance
457		Х	Hookless® testimonials and inquiries	Focus 8539-8540		foundation, hearsay
458		X	Hookless® Curtains Customer Inquiry	Focus 8541		foundation,hearsay
459	X		Focus Hospitality Residence Inn Marriott Specification	Focus 8542		
460	Х		Focus Hospitality - Hookless® brand products for Hilton	Focus 8543		
461	X		Focus website - Hookless® curtains	Focus 8544		
462	X		Guest Supply Catalog - Hookless® curtains	Focus 8545		
463			Focus Products Website - Hookless® Shower Curtains	Focus 8546		duplicative, cumulative
464			Focus Products Website - Hookless® Shower Curtains	Focus 8548		duplicative, cumulative
465			Focus Products Website - Hookless® Shower Curtains	Focus 8549		duplicative, cumulative
466			Urban Lime Hookless® Curtain Review	Focus 8551		duplicative, cumulative

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PTX	Admitted	Objected	Description	Bates or Ref.	Other	Objections
No.			1	No.	Reference or	
					Source	
467			Email to Arcs and	Focus 8553		
			Angles			
468			Woman's Day	Focus 8554-8556		duplicative, cumulative
			Magazine			
469	X		Hookless® Shower	Focus 8557		
			Curtains Video			
470	X		Hookless® Shower	Focus 8559		
			Curtains Video			
471		X	Hookless® Shower	Focus 8561		relevance
			Curtains on QVC			
472		X	Hookless® Shower	Focus 8562		relevance
			Curtains on QVC			
473	X		Focus Hookless®	Focus 8564-8565		
			Shower Curtains			
			AAHOA Member			
			Show Special			
474	X		Focus Hookless®	Focus 8566		
			Shower Curtains Ad			
475	X		Focus Hookless®	Focus 8568		
			Shower Curtains Ad			
			Convention Special			
476	X		Focus Hookless®	Focus 8570		
			Shower Curtains Ad			
477	X		Focus Hookless®	Focus 8571-8576		
			Shower Curtains Sale			
478	X		Focus Hookless®	Focus 8577		
			Shower Curtains			
			Choice Hotels Special			
479	X		Focus Hookless®	Focus 8578		
			Shower Curtains Ad			
480	X		Focus Hookless®	Focus 8579		
			Shower Curtains Ad			
481		X	Focus Hookless®	Focus 8581		duplicative, cumulative
			Shower Curtains Ad			
			Special Buy			
			Opportunity			
482		X	Focus Hookless®	Focus 8582		duplicative, cumulative
			Shower Curtains Ad			
			Special Buy			
			Opportunity			

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PTX No.	Admitted	Objected	Description	Bates or Ref. No.	Other Reference or Source	Objections
483		х	Focus Hookless® Shower Curtains Ad Special Buy Opportunity	Focus 8583		duplicative, cumulative
484		х	Focus Hookless® Shower Curtains Ad Special Buy Opportunity	Focus 8584		duplicative, cumulative
485		х	Focus Hookless® Shower Curtains Ad Special Buy Opportunity	Focus 8586		duplicative, cumulative
486		х	Focus Hookless® Shower Curtains Ad Special Buy Opportunity	Focus 8587		duplicative, cumulative
487		х	Focus Hookless® Shower Curtains Ad Special Buy Opportunity	Focus 8588		duplicative, cumulative
488		X	Focus Hookless® Shower Curtains Ad	Focus 8589		duplicative, cumulative
489		Х	Focus Hookless® Shower Curtains Promotional Materials	Focus 8590		duplicative, cumulative
490		х	Focus Hookless® Shower Curtains Promotional Materials	Focus 8591		duplicative, cumulative
491		х	Focus Hookless® Shower Curtains Promotional Materials	Focus 8595		duplicative, cumulative
492		х	Focus Hookless® Shower Curtains Promotional Materials	Focus 8603		duplicative, cumulative
493		Х	Focus Hookless® Shower Curtains Promotional Materials	Focus 8604		duplicative, cumulative
494		Х	Focus Hookless® Shower Curtains Promotional Materials	Focus 8605		duplicative, cumulative

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PTX No.	Admitted	Objected	Description	Bates or Ref. No.	Other Reference or Source	Objections
495		Х	Focus Hookless® Shower Curtains Promotional Materials	Focus 8606		duplicative, cumulative
496		X	Focus Hookless® Shower Curtains Promotional Materials	Focus 8607		duplicative, cumulative
497		х	Focus Hookless® Shower Curtains Promotional Materials	Focus 8608		duplicative, cumulative
498		х	Focus Hookless® Shower Curtains Promotional Materials	Focus 8609		duplicative, cumulative
499		х	Focus Hookless® Shower Curtains Promotional Materials	Focus 8610		duplicative, cumulative
500		х	Focus Hookless® Shower Curtains Promotional Materials	Focus 8613		duplicative, cumulative
501		Х	Focus Hookless® Shower Curtains Promotional Materials	Focus 8614		duplicative, cumulative
502		Х	Focus Hookless® Shower Curtains Promotional Materials	Focus 8615		duplicative, cumulative
503		х	Focus Hookless® Shower Curtains for Courtyard Marriott	Focus 8620		duplicative, cumulative
504		х	Focus Hookless® Shower Curtains for Fairfield Inn & Suites	Focus 8621		duplicative, cumulative
505		X	Focus Hospitality Price List 2012	Focus 8622-8628	3	relevance
506		Х	Focus Hospitality Price List 2013	Focus 8629-8636	5	foundation
507		Х	Focus Hospitality Price List 2014	Focus 8637-8644	l l	foundation
508		X	Focus Hospitality Price List 2015	Focus 8645-8653	3	foundation
509		X	Focus Hospitality Price List 2016	Focus 8654-8665	5	foundation

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PTX	Admitted	Objected	Description	Bates or Ref.	Other	Objections
No.				No.	Reference or Source	
510		X	Focus Hospitality Price List 2017	Focus 8666-8676		foundation
511	X		Focus Product Information	Focus 8682-8683		
512	X		Focus Spec Sheet	Focus 8685-8688		
513	XX		Focus Spec Sheet	Focus 8689-8692		
514	х		Hookless® Shower Curtain Sales in Hospitality Market (2013-ytd2017)	Focus 8723		
515	X		Hookless® Shower Curtain Sales in Retail Market (2013-ytd 2017)	Focus 8724		
516		Х	Internal Focus emails re Pong	Focus 8725		relevance
517		х	Hookless® Shower Curtain Sales in Retail Market (2013-ytd 2017)	Focus 8726		relevance
518		Х	Hookless® Shower Curtain Sales in Hospitality Market (2013-ytd2017)	Focus 8727		duplicative, cumulative
519		X	Hookless® Sales Data (2013-ytd2017)	Focus 8728		relevance
520	Х		Hookless® TM Reg. Number 4,127,283 Registration Certificate (Serial No. 77-878,605)	Focus 2434-2435		
521	х		Hookless® TM Reg. Number 4,127,283 Registration Certificate (Serial No. 77-878,605) File Wrapper	Focus 2434-2579		
522		х	Hookless® Serial Number 77843202 File Wrapper	Focus 2580-2606		relevance

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PTX No.	Admitted	Objected	Description	Bates or Ref. No.	Other Reference or Source	Objections
523	x		Hookless® TM Reg. No. 3,829,837	Focus 2607		
524	X		Hookless® TM Reg. No. 3,829,837 (Serial No. 77-888,962)	Focus 2607-2648		
525	X		Hookless® TM Reg. No. 2,381,995 (Serial No. 75-750,611)	Focus 2649-2709		
526	X		Hookless® TM Reg. No. 2,381,995 Registration Certificate	Focus 2694		
527	x		Zahner Hookless® TM Reg. No. 2,355,554 (Serial No. 75-197,407)	Focus 2710-2776		
528		х	FLEX-ON TM Reg. No. 3,907,400 Registration Certificate (Serial No. 85-049,911)	Focus 2795		relevance
529		х	FLEX-ON TM Reg. No. 3,907,400 (Serial No. 85-049,911) File Wrapper	Focus 2795-2829		relevance
530		х	FLEX-ON TM Reg. No. 3,907,400 (Serial No. 85-049,911) Registration Certificate	Focus 4109		relevance
531		X	FLEX-ON TM Reg. No. 2,948,547 (Serial No. 76-258,257)	Focus 2830-2923		relevance
532		х	FLEX-ON TM Reg. No. 2,948,547 (Serial No. 76-258,257) Registration Certificate	Focus 2857		relevance
533		х	U.S. Patent No. 6,935,402 (Serial No. 10/320,340) File Wrapper	Focus 3126-3207		relevance

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PTX	Admitted	Objected	Description	Bates or Ref.	Other	Objections
No.		o o o o o o o o o o o o o o o o o o o	Bescription	No.	Reference or Source	
534		х	U.S. Patent No. 7,296,609 (Serial No. 11/209,334) File Wrapper	Focus 3209-3300		duplicative
535		X	U.S. Patent No. 8.235,088 (Serial No. 11/978,532) File Wrapper	Focus 3307-3385		duplicative
536		Х	Letter to Royal Pacific Corp. 16 Nov. 2007	Focus 3738-3739		relevance, duplicative
537		х	Settlement Agreement and Consent Judgment with Royal Pacific	Focus 3752-3763		relevance
538		х	Order to Show Cause Against Royal Pacific Proceedings on Consent Judgment	Focus 3764-3853		relevance
539		х	Letter of Peter Levine to Hon. Robert Patterson 30 June 2009	Focus 3856-3857		relevance
540		Х	Neilmax Settlement Agreement and Consent Judgement	Focus 3954-3973		relevance
541		X	Complaint against Royal Pacific	Focus 3974-3984		relevance
542		х	Royal Pacific Letter to Peter M. Levine Nov. 12, 2007	Focus 3989-3990		relevance
543		Х	New York Magazine	Focus 4593-4594		relevance
544	х		Focus Hookless® Shower Curtain Advertisement	Focus 4595		
545	X		Focus Hookless® Shower Curtain Advertisement	Focus 4596		
546		х	Focus Hookless® Shower Curtain Advertisement	Focus 4597		duplicative, cumulative

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PTX No.	Admitted	Objected	Description	Bates or Ref. No.	Other Reference or Source	Objections
547		X	Arcs and Angles Hookless® Shower Curtain Advertisement	Focus 4598		duplicative, cumulative
548		X	Arcs and Angles Hookless® Shower Curtain Advertisement	Focus 4599-4600		duplicative, cumulative
549		х	Arcs and Angles Hookless® Shower Curtain Advertisement	Focus 4601		duplicative, cumulative
550		X	Arcs and Angles Hookless® Shower Curtain Advertisement	Focus 4602		duplicative, cumulative
551		Х	Arcs and Angles Hookless® Shower Curtain Advertisement	Focus 4603		duplicative, cumulative
552		Х	Arcs and Angles Hookless® Shower Curtain Advertisement	Focus 4604		duplicative, cumulative
553		X	Arcs and Angles Hookless® Shower Curtain Advertisement	Focus 4605-4608		duplicative, cumulative
554		х	Arcs and Angles Hookless® Shower Curtain Advertisement	Focus 4609		duplicative, cumulative
555		х	Arcs and Angles Hookless® Shower Curtain Advertisement	Focus 4610-4612		duplicative, cumulative
556		X	Focus Hookless® Shower Curtain Promotional Materials	Focus 4613		duplicative, cumulative
557		X	Focus Hookless® Shower Curtain Promotional Materials	Focus 4614-4615		duplicative, cumulative
558		Х	Arcs and Angles Hookless® Shower Curtain Advertisement	Focus 4616		duplicative, cumulative
559		Х	Arcs and Angles Hookless® Shower Curtain Advertisement	Focus 4617		duplicative, cumulative

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PTX No.	Admitted	Objected	Description	Bates or Ref. No.	Other Reference or Source	Objections
560		х	Arcs and Angles Hookless® Shower Curtain Advertisement	Focus 4618		duplicative, cumulative
561		х	Arcs and Angles Hookless® Shower Curtain Advertisement	Focus 4619		duplicative, cumulative
562		х	Arcs and Angles Hookless® Shower Curtain Advertisement	Focus 4620		duplicative, cumulative
563		xx	Arcs and Angles Hookless® Shower Curtain Advertisement	Focus 4621		duplicative, cumulative
564		х	Focus Hookless® Shower Curtain Promotional Materials	Focus 4622		duplicative, cumulative
565		Х	Arcs and Angles Hookless® Shower Curtain Advertisement	Focus 4623		duplicative, cumulative
566		Х	Focus Website Promotion of Hookless® Shower Curtain	Focus 4624		duplicative, cumulative
567		Х	Arcs and Angles Hookless® Shower Curtain Advertisement	Focus 4625		duplicative, cumulative
568		х	Arcs and Angles Hookless® Shower Curtain Promotional Materials	Focus 4648		duplicative, cumulative
569	X		D. Zahner email of 11-6-2013	Focus 4653		
570		X	ZDG Counsel's Letter to Welspun	Focus 5871-5874	ŀ	duplicative
571		х	ZDG Counsel's Cease and Desist Letter to Royal Pacific	Focus 4658-4659		duplicative
572		х	ZDG Counsel's Cease and Desist Letter to Aim-Co.	Focus 4666-4667		duplicative
573		Х	Aim-Co's Counsel's Letter to ZDG	Focus 4671-4673		duplicative

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PTX No.	Admitted	Objected	Description	Bates or Ref. No.	Other Reference or Source	Objections
574		х	ZDG Counsel's Letter of March 2, 2006 to Aim Co	Focus 4674-4676		duplicative
575		Х	P. Levine Letter of Nov. 27, 2007 to Courtesy Products	Focus 4682-4683		duplicative
576		X	P. Levine Letter of Dec. 4, 2007 to Blue Sky	Focus 4710-4711		duplicative, cumulative
577		Х	P. Levine Letter of Dec. 4, 2007 to HTX Supply	Focus 4714-4715		duplicative, cumulative
578		х	P. Levine Letter of Dec. 4, 2007 to National Hotel Supply	Focus 4714-4715		duplicative, cumulative
579		х	P. Levine Letter of Dec. 4, 2007 to Texcot International	Focus 4714-4715		duplicative, cumulative
580		X	Texcot letter of Dec. 20, 2007	Focus 4727		duplicative, cumulative
581		Х	HTX Letter of Dec. 21, 2007	Focus 4732		duplicative, cumulative
582		X	Courtesy Products Settlement Agreement of Jan. 1, 2008	Focus 4734-4740		duplicativae,
583		X	Blue Sky Letter of 2-18-08	Focus 4775		duplicative, cumulative
584		х	Cease and Desist Letter to Carnation Dec. 16, 2008	Focus 4798-4799		duplicatived
585		х	P. Levine Letter to Champion Supply Co., Inc. dated Jan. 6, 2009	Focus 4805-4806		duplicative, cumulative
586		Х	Champion Letter Response 01/08/09	Focus 4807		duplicative, cumulative
587		х	P. Levine Letter to Bed Bath Store June 5, 2009	Focus 4811-4812		duplicative, cumulative

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PTX No.	Admitted	Objected	Description	Bates or Ref. No.	Other Reference or	Objections
					Source	
588		X	P. Levine Letter to Bed Bath Store June 5, 2009	Focus 4813		duplicative, cumulative
589		х	P. Levine letter to Linens for Less 16 June 2009	Focus 4819-4820		duplicative, cumulative
590		X	Linens for less email response 6-16-2009	Focus 4816		duplicative, cumulative
591	X		Carnation Report 2009- Jan. 2013	Focus 4953		
592		X	Cease and Desist Letter to Croydex			duplicative, cumulative
593		X	Allure Hospitality Creations Catalog	Focus 5176-5207		duplicativee, cumulative
594	х		Aim-Co Settlement Agreement	Focus 5562-5573		
595	X		Plaintiffs' Cease and Desist Letter to Kartri dated 2-26-15			
596	X		Kartri Response to Plaintiffs dated 3-6-15			
597	X		Plaintiffs' Response to Kartri dated 3-12-15			
598	X		Kartri Response to Plaintiffs dated 3-18-15			
599	X		Plaintiffs' Response to Kartri dated 4-1-15			
600		х	Kartri EZY-HANG TM Application (Serial No. 86-606,925) File Wrapper			relevance, prejudice
601			Kartri and Marquis emails	K0001-K0003 (portion of DTX36)		
602			Kartri and Marquis emails	K0017-K0023 (portion of DTX 36)		
603			Kartri and Marquis emails	Marquis 3016- 3017 (DTX 71)		

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PTX	Admitted	Objected	Description	Bates or Ref.	Other	Objections
No.	Tamited	Objected	Description	No.	Reference or	Objections
2,00					Source	
604			Kartri and Marquis	Marquis 4866		
			emails	(DTX 72)		
605			Kartri email of Sun.	Marquis 4572		
			July 05, 2015 1117 am	(bottom only) -		
				4573 (portion of		
			T	DTX 73)		
606			Kartri email of June 30,	Marquis 4575 (without Jan		
			2015 410 pm	Hawkins portion		
				on top) -4576		
				(portion of DTX		
				73)		
607		X	Kartri email of July 5,	Marquis 4583		relevance
			2015 1155 am			
608			Trish email of 9-16-	Marquis 3783-		
			2015 12:11:38 pm	3784 (DTX 75)		
609			Kartri email exchanges	K12646-49		
610			Kartri email exchanges	K12650-54		
611			Kartri emails	K12665		
612			Kartri & Marquis email	K16169-71		
			exchanges			
613			Kartri & Marquis email	K16566-67		
			exchanges			
614	X		Kartri email exchanges	K12604-09		
615	X		Kartri email exchanges	K12634-36		
616	X		Kartri email exchanges	K12655-56		
617	X		Kartri email exchanges	K12672-73		
618		X	Kartri's Responses to			relevance, materiality
			Plaintiffs'			
619			Interrogatories  Managial Pagagagagagagagagagagagagagagagagagagag			malarram an amadami aliter
019		X	Marquis' Responses to Plaintiffs'			relevance,materiality
			Interrogatories			
620		X	Kartri email exchanges	K10868-74		relevance
621		X	Kartri email exchanges	K11052-54		relevance
622		X		K11210-11		relevance
623		X		K12859-65		relevance
624		X	Kartri email exchanges	K12878-81		relevance
625		X	Kartri email exchanges	K13109-10		relevance
626		X	Kartri email exchanges	K13111-12		relevance
627		X	Kartri email exchanges	K13118-20		relevance
628		X	Kartri email exchanges	K13356-57		relevance

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PTX No.	Admitted	Objected	Description	Bates or Ref. No.	Other Reference or Source	Objections
629		X	Kartri email exchanges	K13620-25		relevance
630		X	Kartri email exchanges	K13695-96		relevance
631		X	Kartri email exchanges	K13719-21		relevance
632		X	Kartri email exchanges	K13766-67		relevance
633		X	Kartri email exchanges	K13914-25		relevance
634		X	Kartri email exchanges	K13984-86		relevance
635		X	Kartri email exchanges	K14477-80		relevance
636		X	Kartri email exchanges	K15584-87		relevance